Case 1

What other benefits has your family received because of

Q I want to introduce -- I don't believe with any

objection, Your Honor -- Government's Exhibit 609J-1, 2, 3 and

Now, again, there are some letters on the left part of the transcript. If you can see there is an AG and MF. Do you understand what those are codes for?

24 A Yes.

21

22

23

25 Q Who is AG?

either we give each other a number and a name and usually give

- 1 | a name on who your calling on behalf of, so that's like the
- 2 | code name, you know. So on this occasion my courier's name
- 3 was Sucio.
- 4 Q Do you know what Alfredillo and Chapo Guzman's courier's
- 5 name is at this point?
- 6 A No.
- 7 Q You don't know?
- 8 A Not yet, no.
- 9 Q So let's move on to the next call, which is Government's
- 10 Exhibit 609A-2T. I'll ask you the same questions that I asked
- 11 | you before, did you review this call prior to today?
- 12 A Yes.
- 13 Q Is it a true and correct copy of the call?
- 14 A Yes.
- 15 Q Has it been altered in any way?
- 16 A No.
- 17 Q It's exactly how it was when you first heard it occur on
- 18 November 12th, 2008?
- 19 A Yes.
- 20 | Q Now, again, we have a transcript, were you given an
- 21 opportunity to make changes if you heard something different
- 22 in the transcript that initially was transcribed?
- 23 A Yes.
- 24 Q To make sure that it was accurate, correct?
- 25 A Right.

25

sure.

I'm asking him I do want a cheaper price but I don't want

FLORES 12551 - FELS a cheaper quality, so unless they bring something with better 1 2 quality then I'm happy to pay the same price. 3 And Alfredillo on line 45 says, Of course the number and then we can, and we'll skip ahead to line 50, you pass along 4 5 that same number again (333)136-1113, right? And that's --6 Right. Α 7 -- again the same phone number as in the first call? 8 Yes. 9 Why are you passing along that number again? 10 Again, so I could have the man call me, Chapo call me. 11 Do you remember, what did you agree to pay Chapo for 12 these 18 kilos, what was the agreement? 13 55,000 a kilo. 14 So by saying I wanted to renegotiate, you wanted to get a 15 cheaper price; is that correct? 16 Yes.

- 17 Q Now you testified earlier that you ultimately did get in
- 18 touch with Chapo and Alfredillo's courier; is that correct?
- 19 A Yes.
- Q We're going to skip ahead to call number 609A-3T.
- 21 Did you review this call prior to today?
- 22 A Yes.
- 23 Q Is this call a true and accurate copy of the recording
- 24 that you made?
- 25 A Yes.

Cas	e 1:09- c	r-00466-BMC-RLM Document 639 Filed 07/10/19 Page 17 of 211 PageID #:
		FLORES 12552 - FELS
1	Q	And is it a true and accurate representation of the call
2	that	you had with the courier?
3	А	Yes.
4	Q	Has it been altered in any way?
5	A	No.
6	Q	And, again, you were participating in making whatever
7	nece	ssary corrections to the transcription?
8	А	Yes.
9	Q	Why don't we play this call, start with this call.
10		(Audiotape played.)
11		MR. FELS: Pause it at 15.
12		(Audiotape stopped.)
13	Q	That was the same ringtone that we heard before, wasn't
14	it?	
15	А	Yes.
16	Q	Who is it that you were talking to in English?
17	А	To my DEA handler.
18	Q	Again, this at the same time you're making a call with
19	anot	ner phone, correct?
20	А	Yes.
21	Q	Let's continue on with the call.
22		(Audiotape played.)
23		(Audiotape stopped.)
24	Q	Why don't we pause there at 1:11.
25		Do you know who you're talking to at this point?

FLORES 12553 ECT - FELS 1 No. 2. You never identified this individual --3 No. 4 So you don't know where the name Gerardo Baez-Leyva comes 5 from? 6 I do remember him, I believe he was indicted in my case 7 as well, yeah. But you don't --8 9 I don't know him. 10 You didn't identify him? 11 No. 12 Let's move on. But who is this individual, BL, who is 13 this talking or what's his role? 14 He's just a courier. 15 And again whose courier is this? 16 Chapo's and Alfredillo's. 17 So you say on line 5 on page 2, that you're on behalf of 18 Sucio. What are you doing there? 19 That was the name I had given him, so I'm letting him 20 know that I'm calling on his behalf so they know what I'm 21 talking about. They're expecting my call. 22 And you say on line 11, I'm going to send the guys. 23 tell me because I'm down here, you tell me where I -- I should 24 send them now so that they can get going -- going over there. 25 Let's talk about the "here" and "over there."

So it's

sometimes I think they test you to see what you say.

- 1 happened before in other occasions and something -- you know,
- 2 | you never know when they're testing you to see if you're going
- 3 to be honest.
- 4 Q And what would the significance of a supplier sending 20
- 5 | when you only negotiated for 18 you said in a testing you, how
- 6 | could that play out?
- 7 A Maybe see what I would respond back to them. If I call
- 8 back and said, Okay, I picked up 18, they're going to know I'm
- 9 lying.
- 10 Q Did you talk to Alfredillo after the agent reported to
- 11 | you that there were 20 kilos instead of 18 of heroin?
- 12 A Yes.
- 13 Q And let's move ahead to that call, which is call number
- 14 609A-4T.
- Same questions, you reviewed this call, correct?
- 16 A Yes.
- 17 Q And it was a true and accurate copy of the call that you
- 18 | had made on your recording device; is that correct?
- 19 A Yes.
- 20 | Q It hadn't been altered in any way?
- 21 A No.
- 22 Q You made whatever necessary edits to the transcription,
- 23 correct?
- 24 A Yes.
- 25 Q Let's go right ahead to that call.

Cas	FLORES -12558 - FELS	
1	(Audiotape played.)	
2	(Audiotape stopped.)	
3	Q Let's pause there, 31 seconds. Who is on this call? Who	
4	is the AG and who is the PF?	
5	A Alfredillo and myself.	
6	Q So here on line 9, you say on page 2 you say, I	
7	already I already saw Sucio but they gave me two extras.	
8	What are you saying there?	
9	A That I had seen the courier already well, not myself,	
10	that we had picked up the heroin and that they gave me two	
11	extra kilos.	
12	Q Let's see what he responds.	
13	(Audiotape played.)	
14	(Audiotape stopped.)	
15	Q So line 12, page 3, Alfredillo says when you say there	
16	are two extras, he says, Wow, there's no problem, that's fine.	
17	Again, you say on line 13, I just want to confirm, ah, so you	
18	know there are 20. And Alfredillo says, All right, I'll pass	
19	your number along later and I'll let you know so you're ready.	
20	Again, 20 what?	
21	A Twenty kilos of heroin.	
22	Q And Alfredillo says, All right, I'll pass your number	
23	along later and I'll let you know so you're ready.	
24	What is he saying there, what does that mean?	
25	A That he was going to pass the number for the cell the	

No, they were others.

Including Alfredillo?

24

```
FLORES 12560 ECT - FELS
 1
          Yes.
 2
          Let's flip right to the next transcript, 609A-5 dated
 3
     November 15, 2008.
 4
               Same questions, I know it's little repetitive, but
 5
     did you listen to this call prior to today?
 6
          Yes.
     Α
 7
          It's a true and accurate copy of the call -- of the
8
     recording that you made; is that correct?
 9
     Α
          Yes.
10
          No edits or alterations?
11
          No.
12
          And you were given an opportunity to and made edits to
13
     the transcription where necessary; is that correct?
14
     Α
          Yes.
15
          We're going to start right with the beginning of this
16
     call, please.
17
                (Audiotape played.)
18
               MR. FELS: We'll stop there.
19
                (Audiotape stopped.)
20
          And who is here in this transcript, PF?
21
     Α
          That's me.
22
          JL?
23
          That's Juancho.
24
          And on line 8, after you exchange pleasantries, Juancho
25
     says to you, The thing is that, as you know, your brother came
```

FLORES 12561 - FELS 1 over here with the lady. 2 Do you understand this term here "the lady?" 3 Α Yes. 4 What is that? 5 He's referring to Mayo Zambada. 6 Why is Mayo Zambada the lady? 7 I mean, in context he was referring to -- for me to 8 understand who he was speaking about so he called her the lady 9 or the aunt or whatever. 10 Why the feminine? Was Mayo Zambada a woman? 11 No. 12 So why the feminine? 13 I guess just to differ -- to make a difference between, 14 like, his side and their side. 15 Who is his side? You said Juancho's side, who is 16 Juancho's side? 17 Chapo. 18 Who is the other side? 19 Is Mayo. 20 So when Juancho would refer to the lady or the aunt, he 21 would be referring to, you said, the other side? 22 Yes, mayo. 23 Would it work in reverse as well? 24 Kind of, yeah. 25 So when there's a reference to -- when Juancho is making

- 20
- 21
- 22
- 23 involved with the lady, do you know why -- what specifically
- 24 he's talking about at this point, or we find out later?
- 25 I mean, yeah, I know he's speaking about the Α Yes.

FLORES 12563 ECT - FELS heroin. 1 2 Okay, so let's continue on with this call, the next clip 3 I should say. 4 (Audiotape played.) 5 (Audiotape stopped.) 6 Let's go back here. Are you guys talking in code? 7 Yes. 8 So let's continue back on page 3, line 19. You say, 9 That your father he met with me over there about this 10 the stuff you're not interested, right? 11 Who is the father there? 12 That's Chapo. 13 How do you know that -- to call him the father as code? 14 I just know 'cause that's related to Chapo, so I'm trying to tell him your father, your boss, you know. 15 16 There's a later reference to uncle. What's the 17 distinction between father and uncle here with respect to 18 Juancho? 19 He's saying the other side, Mayo Zambada, like his uncle. 20 First he referenced him as La Senora, now he calls him Tio. 21 And so father, just to be clear, for Juancho is who? 22 Chapo. 23 Uncle is who? 24 Mayo Zambada. 25 So getting back to line 19 you say, Your father,

24

25

say, yes.

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FLORES 12567 - FELS

- 1 A He was a little bothered that we had accepted some of
- 2 | these loads and in the past he would reprimand me for always
- 3 saying yes to them.
- 4 Q Why shouldn't you pick up bad quality loads of drugs?
- 5 A Because he's saying I was going to get stuck paying for
- 6 it.
- 7 Q What does mean?
- 8 A Pay for it out of my own pocket and I take a loss. And
- 9 he felt that sometimes they would take advantage of my brother
- 10 and I always saying yes to him. He would say, Man, speak up
- 11 | for yourself, tell him you don't want it, send it back.
- 12 Q Were in fact the kilos, the 13 kilos that you got of
- 13 heroin that you got from Mayo's side, were they of poor
- 14 quality?
- 15 A No.
- 16 Q So why are you telling Juancho that these 13 kilos of
- 17 heroin were of poor quality when they weren't?
- 18 A There's two reasons: One, I didn't want them to continue
- 19 to send the kilos of heroin at that point, I was trying to cut
- 20 | that off. And the other reason was I was trying to just get
- 21 | him to talk about it on the phone.
- 22 | Q And you're trying to build a case against Juancho?
- 23 A Yes.
- 24 Q Did you ever find out what happened to Juancho?
- 25 A Yes.

FLORES 12569 ECT - FELS \$5,000 in total? 1 2. Α No, per kilo. 3 \$5,000 per kilo? 4 Α Yes. 5 What did you agree to? 6 Fifty-five. Α 7 And 55 what? 8 Thousand dollars a kilo. 9 What were you hoping to have to pay instead? 10 Fifty thousand. 11 \$50,000? 12 Yeah. 13 And Juancho asks you: Who is giving it to you? 14 calling to give it to you? You say, Alfredillo. 15 What's going on there? 16 He's asking me who was the person I was speaking to 17 receiving loads and I let him know it was Alfredillo. 18 We'll skip ahead. They're talking about line 139, 19 page 13. You say: Okay, look, because I also sent him -- I 20 sent him the new number. Alfredo was asking for the number 21 like three or four times and I've sent it to him because he 22 was going to call me and I have it in my pocket for nothing, 23 I'm just carrying around a phone. 24 What are you talking about there? 25 I'm just referencing the number I had given Alfredillo Α

3606 FLORES 12571 - FELS Now let's take a look at when this call was. 1 You 2 see when it was and what time? 3 I'm sorry, where is that, at the beginning? 4 That's right at the beginning of the call, the top page. 5 November 15th, 2008, at --Yes. 6 What time? 7 1:49 a.m. 8 So it's really --9 In the night. 10 -- basically the night of the day before, correct? 11 Yes. 12 So when he's saying I'll call you tomorrow, is he going 13 to call later that day? 14 Yeah, later that day. 15 And, in fact, sir, did Chapo Guzman ultimately call you? 16 Yes. 17 And how do you think that that came about? 18 MR. PURPURA: Objection. 19 THE COURT: Sustained. 20 Let's just go straight to the call then. Actually, I 21 take that back. 22 MR. FELS: Before we do that, Your Honor, I 23 apologize, I want to skip ahead to a different call. 24 609A-11T. 25 Sir, did you have any calls with someone representing

```
FLORES 12572 - FELS
     Mayo's interest relating to the 13 keys of heroin?
 1
 2
     Α
          Yes.
 3
          And who is that with?
 4
          Felipe.
 5
          And showing you call 609A-11T, which is right at the back
 6
     of everyone's binder, sir, did you listen to this call as
 7
     well?
 8
          Yes.
 9
          And same question, is it a true and accurate copy of the
10
     call?
11
          Yes.
12
          It hasn't been altered in any way?
13
     Α
          No.
14
          And you worked on the transcript as well?
15
          Yes.
16
          We're not going to go into this in great detail, I'd just
17
     like to play a little bit from this call.
18
                (Audiotape played.)
19
                (Audiotape stopped.)
20
          Who is on this call?
21
          Felipe and myself.
22
          Felipe what?
23
     Α
          Sarabia.
24
          And PF stands for?
25
          Pedro Flores.
     Α
```

- Q And when Chapo called you at first, did you pick up the phone immediately?
- 25 A No, I missed the call.

FLORES 12574 ECT - FELS And tell us the circumstances. 1 2 I was surrounded by a bunch of people when the phone rang 3 and I had the recorder in my other pocket so I couldn't get the recorder out in front of them, so I had to remove myself 4 5 from them to a safe place and I pulled the recorder out and 6 get the earpiece in so that I could receive the call. 7 Now I'm going to go back and show you Government's 8 Exhibit 609J-1. We're going to put it right here on the 9 screen. You previously testified "the man," Chapo, his number was (631)318-7735, correct? 10 11 Yes. 12 Showing you Government's Exhibit 609J-2, what are we 13 looking at on that third row? 14 Call log. And so what does it say up here, it says missed calls, 15 what does that mean? 16 17 I missed his call. 18 And what time did that call come in? 19 At 8:32 p.m. 20 On what date? 21 November the 15th. 22 Do you remember what year that was?

And showing you again what's been marked 609J-3, you

testified that you let the call go through, you missed it but

23

24

25

Α

2008.

FLORES 12577 - FELS And you say there on line 8, that was my brother. 1 2 Α Yes. 3 Meaning whom? 4 My brother J. Margarito. 5 And he says, but we are -- we're here at your service, 6 you know that. 7 Uh-huh. What does that mean? 8 9 It's -- it means I was courteous and that's just way the 10 he speaks to people saying like, you know, whatever you need 11 here, we're at your service. 12 Let's continue on please. 13 (Audiotape played.) 14 MR. FELS: Let's pause there at 1:26. 15 (Audiotape stopped.) 16 So line 10, page 2 you say, Look, I'm bothering you 17 because of what I picked up the other day from over there. 18 What are you referencing? 19 I'm referencing the 20 kilos of heroin I had picked up in 20 Chicago. 21 And you say, I wanted to tell you, I have the check 22 ready. What's the check? 23 The cash for the heroin. 24 Are you actually paying him by a personal check? 25 Α No.

Cas	FLORES 12581 FELS
1	that could pick up the money in Chicago.
2	(Continued on the next page.)
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

FLORES - DIRECT - MR. FELS DIRECT EXAMINATION (Continued) 1 2. BY MR. FELS: 3 Okay, and he says: I'll call you back, hold on. 4 Did he, in fact, call you back? 5 Α Yes. 6 Showing you again Government Exhibit 609-J4, your 7 received calls on that phone. 8 Do you see any evidence that Chapo called you back? 9 Α Yes. 10 Which line? 11 Nineteen. 12 When did he call you back? 13 November the 15th, 2008. At 9:03 p.m. And let's listen to Government Exhibit GX609A7. 14 15 Which, again, should be up on your screen. 16 also in your binders, ladies and gentlemen. 17 Now, before we play this call actually, we didn't 18 hear the chirp that you have with the Nextel phones. 19 And did the phone that I showed you yesterday have 20 that push-to-talk feature? 21 Α No. 22 So how were you able to record a call? 23 I have an ear piece plugged into a recorder, and the ear 24 piece has a mic in it. 25 Now, when an incoming call comes in, are you able to

3618 FLORES - 1258 T - MR. FELS 1 immediately catch the call from the start? 2. Α No. 3 And why's that? 4 I have to put the ear piece in. 5 Okay, so I think we're about to see an example of that. 6 Let's play the call, please. 7 (Audio recording played.) 8 Let's pause at seven seconds point three. 9 You kind of jumped right into that call. Do you 10 know why? 11 Yeah, because I was a little late putting the earpiece in 12 my ear. 13 Okay. So let's at least say what we've gotten here you 14 say on line 1: Okay, with it right or here. 15 And Chapo says: No... Well, first of all I didn't 16 go through the process again before. I apologize. 17 Did you listen to this call prior to today? 18 Yes. 19 Is this a true and accurate copy of the recording that 20 you made of this call? 21 Α Yes. 22 Appear to be altered in any way other than the fact you 23 missed the first couple of seconds? 24 No, it hasn't been altered. 25 And did you go through the transcript as best you could

FLORES - 12584T - MR. FELS to make whatever corrections you needed to make to make sure 1 2. it was accurate? 3 Yes. 4 Who is PF and who is JGL? Okay. 5 I'm PF and Chapo's JGL. 6 On line 1 you say: Okay. Over there is it with Okay. 7 right or here, and Chapo says: No, the one on that side we 8 will pick it up over there. 9 What does he mean? 10 Yeah, I was confused whether he still wanted the money in 11 Mexico or in Chicago. 12 And so what's he saying by the one on that side we'll 13 pick it up over there? 14 That they pick up the money in Chicago. 15 Okay. And Chapo says: Let me put him on and then let's 16 see what happens. 17 Continue, please. 18 (Audio recording played.) 19 Let's stop there at 1:07. 20 Now, who's the person who first says the word 21 "Chicago"? 22 Chapo. 23 So by Chapo saying: Hey, the person's in Chicago, the 24 person over there to pick up the money, what does that tell 25 you about where he understands of where that heroin shipment

FLORES - 12786T - MR. FELS You say: Okay. You, too, my brother sends his greetings 1 2 to you, too. 3 What does he then do? 4 He then passes the phone to someone else. 5 Okay. And let's hear what that conversation is. 6 (Audio recording played.) 7 Let's pause it right there, 115. Sir, there's an "AC" next to the person you're 8 9 speaking with. Do you see that? 10 Α Yes. 11 And if you look at the front page, it says that the name 12 is Alex -- AC, is Alexander Cifuentes Villa. 13 Do you know who that is, sir? 14 Α No. 15 Have you ever met him? 16 No. 17 To the best of you knowledge, aside from this telephone 18 call, have you ever spoken with him again? 19 No. 20 Do you know how that name appeared on the transcript, if 21 you don't know him? 22 Α No. 23 Okay. Let's see. 24 Alexander Cifuentes is now talking to you and what 25 What are you exchanging here? Okay, what's up? does he say?

FLORES - 1258CT - MR. FELS He's greeting them. He's going to pass me the number for 1 2 the carrier in Chicago where I'm supposed to drop the money 3 off. 4 MR. FELS: All right, let's keep playing, please. 5 (Audio recording played.) 6 MR. FELS: Pause there, 1:50 or two minutes. 7 This is Alexander Cifuentes passes along this number, and 8 Who do I ask for? And he says: Lazaro. you ask: 9 And then: On behalf of, you're asking. This is on 10 behalf of Benjamin. 11 What's going on there? 12 So once I get the number, I'm just trying to see what 13 name I should give to the courier to drop the money off. 14 they can take an account of who's taking the money. 15 So who is "Lazaro"? 16 Lazaro is their money carrier in Chicago. 17 And "Benjamin," who is that supposed to be? 18 Just so they know who deposit that money. The code. 19 That's going to be the code for your name? 20 Yes. 21 Did you ever ultimately call Lazaro? 22 Yes. Α 23 So that's a real person? 24 Α Yes. 25 And so let's continue on.

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	FLORES - DIRECT - MR. FELS
1	Who are you talking about there on line 63?
2	A Chapo.
3	Q Okay, let's continue on to the next clip. 2:51, at
4	minute 2:51 to the end.
5	(Audio recording played.)
6	MR. FELS: You're out of order with the clip.
7	THE COURT: Do you wish to take your morning break
8	now?
9	MR. FELS: Sure. We'll fix it out.
10	THE COURT: Let's take until 11:15, ladies and
11	gentlemen.
12	Don't talk about the case. See you in 13 minutes.
13	(Jury exits the courtroom.)
14	THE COURT: Okay, recess 11:15.
15	(Whereupon, a recess was taken at 11:04 a.m.)
16	THE COURTROOM DEPUTY: All rise.
17	THE COURT: All right, let's get the jury, please.
18	(Jury enters the courtroom.)
19	THE COURT: Everyone be seated please.
20	Continue, Mr. Fels.
21	MR. FELS: Thank you, Your Honor.
22	First of all, apologize for the technical
23	difficulty, but we got it all sorted out.
24	THE COURT: Okay.
25	BY MR. FELS

FLORES - 12591 - MR. FELS send like 50 kilos at a time or something, I don't recall, but 1 2 it was just too much. And once you opened that door, it's 3 like they're to keep coming. So he is -- he's -- how would you describe he's being 4 5 here when you're saying: I want some more now. 6 I was shocked a little bit that they were gone so fast. 7 Line 7 you say: Ah, the truth is, these turned out good, 8 I can't lie. Let's continue on --9 10 What turned out really good? 11 The heroin. 12 MR. FELS: Let's continue on please with the call. 13 3:17. 14 (Audio recording played.) So let's go back to line 71, Chapo says to 15 All right. 16 you, on page 7: How many can you get rid of in a month? 17 And you say: If you want, right now we're doing 18 about 40. 19 What are you and Chapo talking about? 20 Forty kilos of heroin. 21 And he says: Oh, that's good. Hey, has anyone else sent 22 you, because this guy told me that they were going to send 23 you. 24 What's he referencing there? What's Chapo 25 referencing there?

FLORES - 1252T - MR. FELS 1 What is Chapo Guzman agreeing to do then? 2 To send me another shipment of heroin. 3 Now, what happened about two weeks after this call? 4 November 13th of 2008 was the call. 5 What happened two weeks later? 6 I turned myself in to the DEA. 7 And was there ever an opportunity for Chapo Guzman to 8 send you any more kilos of heroin? 9 Α No. And did you ever -- you talked about this \$1 million over 10 11 the payment of 20 kilos of heroin. 1 million, being 22 kilos 12 of heroin times 50,000. 13 Twenty kilos of heroin. 14 I'm sorry, 20 kilos of heroin times \$50,000? 15 Yes. 16 Is how much? 17 A million dollars. 18 And did you, in fact, turn that money over to DEA? 19 Yes. 20 Do you know if DEA wound up paying someone else for that 21 heroin? 22 They didn't. 23 Okay. And so two weeks after this call, what do you do? 24 I turned myself in to DEA in Mexico. 25 MR. FELS: No further questions.

FLORES - CROSS - MR. PURPURA 1 That's correct. 2 But initially you didn't know who, in fact, was in the 3 chain of command with Mr. Ledesma; is that correct? 4 Yes. 5 And then you were asked the question was: Did you later 6 find out? And your response was: Yes. 7 Do you remember saying that just yesterday? 8 Yes. 9 And that was under oath, right? 10 Yes. Α And then the next question was: Who told you who was 11 12 Lupe Ledesma's boss? And then your answer was: The man, 13 El Chapo. The defendant in this case, correct? 14 15 Yes. 16 Was he the boss of Mr. Ledesma? 17 Α Yes. 18 And that's what you said under oath literally yesterday, 19 correct? 20 Yes. 21 Now let me take you back. Let me take you back to your 22 very first debriefing. 23 And this is your first debriefing in Monterrey, not 24 the one over the phone, and it is in August of 2008. So 25 you're still in Mexico. You're with your attorney.

Do you remember telling them that?

25

FLORES - CR2598 - MR. PURPURA 1 Yes. 2 And that's true; is that correct, sir? 3 Yes, sir. 4 And you went on to say that: Olivares is the chief 5 lieutenant de Mayo. 6 Do you remember that, sir? 7 Yes. 8 And so the chain of command with Ledesma would be that 9 you received from Ledesma, Ledesma received from Olivares, and 10 Olivares received from Mayo Zambada; is that correct, sir? 11 Yes or no? 12 Yes. 13 And that's what you told the United States Grand Jury 14 under oath; is that correct, sir? 15 Yes, sir. 16 You didn't say that Mayo Zambada and Chapo Guzman gave 17 drugs to that one particular person, Ledesma, you said only 18 one person did, and that was Mayo Zambada, correct, sir? 19 Yes. 20 And that was in 2009, right? 21 Α Yes. 22 And now is December 2018, right? 23 Correct. 24 Mayo Zambada is not on trial; is he? 25 No, sir. Α

I recall the first meeting, yes.

25

Α

FLORES - CR3501- MR. PURPURA 1 Correct. 2 But directly from Mr. Ledesma; is that correct, sir? 3 Correct. 4 And at that meeting, in 2005, Mayo Zambada agreed that he 5 was going to be sending you more drugs now that he met you, 6 correct; you and your brother, correct, sir? 7 Yes, sir. 8 Now, Mayo Zambada, he was not hiding up in the mountains 9 at that time; was he? 10 No, sir. Α 11 He was there for you to meet; is that correct, sir? 12 Yes, sir. 13 And when you met El Musico, who was working with Arturo 14 Beltran Leyva, was he hiding up in the mountains? 15 No, sir. 16 Where did you meet him? 17 In Guadalajara, at my residence. 18 Mr. Guzman never came to Guadalajara, your residence; did 19 he, sir? 20 No, sir. 21 Now, your brother, obviously you are from a fraternal 22 twins; is that correct? 23 Identical twins. 24 Identical twins, excuse me. 25 So you and your brother are very close; is that

FLORES - CR2693 - MR. PURPURA And many of those proffers when you were talking to the 1 2 agents, your brother was sitting at that same table when you 3 were talking to the agents, right? 4 Yes. 5 And when he was talking to the agents, in fact, you were 6 there and you heard what he had to say as well; is that 7 correct, sir? 8 Yes. 9 And during that time period, were you housed together or 10 near him at that point? 11 Yes. 12 So you and your brother could discuss what you're saying 13 to the agents, right? 14 Α Yes. We did. 15 And you did, right? 16 Yes. 17 And in preparation for trial, just recently, since this 18 year, you've met at least a dozen times with counsel who 19 presented you to testify; is that correct, sir? 20 Yes. Now, I'm going to show you, just for your benefit only at 21 22 this time, for the witness, Defense Exhibit 337. 23 Do you recognize this area? 24 Α Yes. 25 What is it?

```
FLORES - CROSS4- MR. PURPURA
 1
          That's my neighborhood. Where I grew up.
 2
               MR. PURPURA: I would move Defense Exhibit 337 into
 3
     evidence at this time.
 4
               THE COURT: Received.
 5
               (Defense Exhibit 337, was received in evidence.)
 6
               MR. PURPURA: Thank you.
 7
               (Exhibit published.)
8
     BY MR. PURPURA:
 9
          And you indicated that you had, I believe, you had
10
     multiple customers; is that fair to say?
11
          Yes.
12
          I'm going to show you just for identification, Defense
     Exhibit 33 -- I'm sorry, was 337 --
13
14
               THE COURT: It was.
15
               MR. PURPURA: Was it shown?
16
               THE COURT: It was.
17
               MR. PURPURA: Could we put it back up, please.
18
               THE COURT:
                           Sure.
19
                (Exhibit published.)
20
          And with that I'm going to show, just now for the
21
     witness, Defense Exhibit 337 -- 334, excuse me.
22
               Do you recognize that photograph?
23
          Yes, I do.
24
          Do you know who that is?
25
          Yes.
     Α
```

```
FLORES - CR3895 - MR. PURPURA
          Who is it?
 1
 2
          That's Kato.
 3
          Who is Kato?
 4
          Rudy Rangel.
 5
          R-A-N-G-E-L?
 6
     Α
          Yes.
 7
               MR. PURPURA: Move Defense Exhibit 334 into
 8
     evidence.
 9
                           No objection.
               MR. FELS:
10
                THE COURT: Received.
11
                (Defense Exhibit 334, was received in evidence.)
12
                (Exhibit published.)
13
          Now, Rudy Rangel, he grew up in that same neighborhood as
14
     you; is that correct, sir?
15
          Yes, sir.
16
          And Rudy Rangel, I mean you knew him from that
17
     neighborhood, correct?
18
          Yes.
19
          And that neighborhood we're talking about is called
20
     Little Village, correct?
21
          Yes, sir.
22
          And Little Village is in Chicago, correct?
23
          Yes.
24
          And Little Village is approximately 80 percent or more
25
     Hispanic?
```

FLORES - CR3506- MR. PURPURA 1 Yes. 2 Rudy Rangel was a gang member, correct? 3 Yes. 4 Rudy Rangel was a gang member in the Latin Kings; is that 5 correct? 6 Yes, sir. 7 And are you familiar with the Latin Kings? 8 Yes, sir. 9 Do you know is it one of the oldest Latino gangs in the 10 United States? 11 Yes. Also the biggest gang in the United States. 12 You at one point -- strike that. 13 At one point, in the 2001, when apparently cocaine 14 was not flowing, you used him as a source. He actually 15 supplied you with cocaine; is that correct, sir? 16 Yes. 17 And so Rudy supplied you, at least according to what you 18 told the agents, eight to ten times, perhaps 100 to 125 kilos 19 at a time. 20 Does that sound about right, sir? 21 Α Yes. 22 In addition to that, after that time period, based on his 23 connection to the Latin Kings, he was able to find customers 24 for you as well; is that correct, sir? 25 Α Somewhat.

1 (The following occurred at sidebar.)

THE COURT: First, what's the relevance?

MR. PURPURA: The relevance is that Rudy Rangel was killed in the summer of 2003. That this particular witness will tell you, and tell us in a few moments, that Rudy Rangel was a thief, that he was a dangerous person, and the last thing he's going to say in quote, he could not be trusted.

The government has received information, which they've given to counsel as part of *Giglio*, is that Rudy Rangel stole 200 kilograms of cocaine from the Flores brothers. That obviously Mr. Rangel is a thief, even Mr. Flores denied that he did.

I believe I can get into that to show, in fact, it did occur and there was motive for him to be killed in retribution for that theft of 200 kilograms.

In addition, in addition, the basis for -- and there's another motive as well, which this witness knows about because he discussed it with the agents as well, that the woman I'm referencing, becomes Margarito's wife. That within, literally within a month, two months at the outset, six weeks, this woman is in Las Vegas with 60 other drug traffickers on the expense whim of Margarito and his brother, Pedro.

Which -- and they leave Chicago in 2003, according to this particular witness in his proffer sessions, because the word on the street is that they contracted the murder of

Let's do and not go back into the names, really, which is all

THE COURT: It's easy enough for you to clean up.

24

FLORES - CROSS- MR. PURPURA Do you remember that? 1 2 Α Yes. 3 And number three, you said that Rudy Rangel was a thief. 4 Do you remember that? 5 Α Yes. 6 And that thief, Rudy Rangel, now according to you, did 7 not steal 200 kilos from you then. 8 That's what you're saying, right? 9 That's correct. 10 What did he steal from you? 11 Nothing. 12 Why do you call the man a thief then? 13 I had a relationship with him and I knew him to go and 14 rob other drug dealers and then come and sell the cocaine to 15 me. 16 Now, in 2003, the summer of 2003 -- strike that. 17 You know that Rudy Rangel used to -- you can see his 18 hair, it's neatly trimmed, right? 19 Yes. 20 He used to go, literally once a week, to Nationwide Cutz, 21 C-U-T-Z, to get his haircut. You don't know that? 22 That's not correct. 23 No, I owned a barbershop at that time, and he used 24 to go get a haircut to my barbershop. 25 How often? 0

FLORES - CROSS - MR. PURPURA 1 About once a week. 2 And which barbershop was that? 3 Millennium Cuts. 4 Is that the barbershop he was killed in in the summer of 5 2003? 6 Α No. 7 You know he was killed in Nationwide Cutz, correct? 8 Yes. 9 While he was getting his haircut, right? 10 Correct. Α 11 And you're going to tell this jury you didn't contract to 12 have that happen? 13 That's correct. 14 He had an appointment to make -- get a haircut at my 15 barbershop that day. 16 It wasn't your barbershop he was killed in, it was some 17 other barbershop then, right? 18 That's correct. 19 Now, when I mentioned that woman, my queen, the tattoo, 20 right? 21 Yes. 22 So Rudy is dead by June of 2003. Do you know, and you 23 did know, that by September 13th, 2003, my queen, Rudy's love, 24 was with your brother Margarito in Vegas -- right? 25 Yes. Α

FLORES - CROSS4- MR. PURPURA And they were celebrating with literally 60 other people 1 2 from your neighborhood, right? 3 Α Yes. 4 You paid for the whole thing. 5 Α Yes. 6 \$200,000, correct? 7 Might have been more than that, yeah. 8 Because you had 60 rooms at Mandalay Bay, right? 9 Α Yes. 10 You had -- at least according to , you had lobster 11 and steak for everyone. Well, I'm sorry. You had lobster and 12 steak for everyone? Yes? 13 Yes. 14 VIP club passes everyone? 15 That was arranged before that. I didn't make the trip, 16 though. 17 Yeah, I know you didn't. And you missed the fight, too? 18 Yes. 19 The De La Hoya/Mosley fight? 20 Yes. Α 21 Good fight. De La Hoya lost, right? 22 Yes. Α 23 You paid for this, though? 24 Yes. Α 25 And this woman, his -- actually it was his -- she was

FLORES - CR2618 - MR. PURPURA 1 Correct. 2 Who typed those contracts -- those contact numbers in? 3 Who put those in there? 4 In the phone? I did. 5 Okay. And who put the names there, me and Man? 6 I did. Α 7 And that's 2008, correct? 8 Yes, sir. 9 And that's after you already decided that you were going 10 to cooperate with the DEA, correct? 11 Correct. 12 And that's when you knew that one of the targets you 13 wanted to capture on the phone was Joaquin Guzman, correct? 14 Α Yes. 15 And an agent wasn't present, you just did that yourself, 16 correct? 17 Correct. At their instruction. 18 And when all those recordings were made in 2008, were 19 they controlled calls, like you just testified to? 20 No. Α 21 Those were calls that you had your Radio Shack recorder, 22 right? 23 Yes. 24 And those were calls that you maintained custody of what

was recorded after it was recorded, correct?

FLORES - CROSSO - MR. PURPURA 1 Yes. 2 And tell us again, how did you download to your computer, 3 what did you do? 4 I never downloaded anything to my computer. 5 What did you do with the recordings actually recorded? 6 I just -- I dubbed one, one of my Nextel phones, and I 7 would just give to the agents when they asked me for them. You didn't --8 9 The whole recording -- recorder. The whole device. 10 The whole device itself? 11 Yes. 12 So what did you actually hand over to the agents? 13 The device. Α 14 The Radio Shack recorder? 15 Yes. 16 With what was captured on the Radio Shack recorder, 17 right? 18 Yes. 19 Now, you know that you can edit recordings, correct? 20 I'm sure you can, yes. 21 So you can manipulate those recordings, if you were 22 devious, right? 23 Correct. 24 But you're not devious, right? 25 Α No.

Cas	e 1:09 er 00466 BMC RLM Document 639 Filed 07/10/19 Page 95 of 211 Page 10 #: FLORES – CR <mark>268</mark> 0 – MR. PURPURA
	FLORES - CROSS - MR. PURPURA
1	MR. PURPURA: Can we please play I don't have it,
2	I had it and I lost it.
3	Your Honor, we are going to play 705B-3, which is a
4	clip from the known voice of Joaquin Guzman from the Rolling
5	Stone interview.
6	THE COURT: Is it in evidence?
7	MR. PURPURA: It is in evidence. This portion is in
8	evidence.
9	THE COURT: Who's playing it?
10	MR. PURPURA: We are right now.
11	(Video recording played.)
12	Q You recognize that man, correct?
13	A Correct.
14	Q That's Joaquin Guzman, correct?
15	A Correct.
16	Q Have you heard this clip before?
17	A I'm not sure. I've seen some stuff on TV, but I'm not
18	sure if it's that clip.
19	MR. PURPURA: Can we play it, please.
20	(Video recording played.)
21	MR. FELS: Objection, Your Honor. Sidebar.
22	THE COURT: Okay, let's have a sidebar, please.
23	(Continued on the next page.)
24	(Sidebar conference.)
25	

Cas	FLORES - CR <mark>3882</mark> - MR. PURPURA
1	(In open court; Jury present.)
2	THE COURT: Ladies and gentlemen, the clip
3	MR. PURPURA: Your Honor, I apologize. We may have
4	an issue whether it is or is not in evidence.
5	THE COURT: Oh. Talk to each other, work it out.
6	MR. PURPURA: One second.
7	(Pause.)
8	MR. PURPURA: I think we have an accommodation.
9	THE COURT: Okay, but as to what's been played, is
10	that in or out.
11	MR. PURPURA: I think that's still up in the air.
12	You know, for whatever reason
13	THE COURT: You're withdrawing the offer.
14	MR. PURPURA: I do.
15	THE COURT: Ladies and gentlemen, the last part you
16	just heard from this video, you should disregard it. It's
17	stricken from the record.
18	Okay, let's proceed.
19	MR. PURPURA: And I'm going to allow the government
20	to pick any clip from the Rolling Stone interview that they
21	wish to play.
22	THE COURT: Okay. Do they need a minute?
23	MR. PURPURA: Thank you.
24	(Video recording played.)
25	MR PURPURA. That's government 704D, clip five

FLORES - CROSS - MR. PURPURA And can we now play the voice recording we heard 1 today, which is Government Exhibit GX609C. Just the clip. 2 3 THE COURT: Isn't technology wonderful, ladies and 4 gentlemen. We will work this out. 5 (Audio recording played.) 6 MR. PURPURA: All right. Just one last time, the 7 very first clip from the Rolling Stone, please. 8 (Video recording played.) 9 MR. PURPURA: Thank you. 10 BY MR. PURPURA: 11 Now, did you listen to that Rolling Stone clip before? 12 I don't believe so, but... 13 To you, to your ear, did it sound like the same voice to 14 you? 15 Not really, no. I mean similar, but not exactly the 16 same. 17 To your knowledge, did the government's 288 voice 18 recognition testing on the tapes you gave them --19 MR. FELS: Objection, Your Honor. 20 MR. PURPURA: To your knowledge. 21 THE COURT: Overruled. 22 Yes. 23 On those tapes, you gave them? 24 Yes. 25 They did that?

LINDA D. DANELCZYK, RPR, CSR, CCR Official Court Reporter

To my knowledge.

MR. PURPURA: Judge.

THE COURT:

24

THE COURT: I'll do that, if you want.

Cas	e 1:09 er 00466 BMC RLM Document 639 Filed 07/10/19 Page 92 of 211 PageID #: 3662 SIDEBAR 620NFERENCE
1	MR. FELS: Thank you.
2	(End of sidebar conference.)
3	(Continued on the next page.)
4	
5	
6	
7	
8	
9	
10	
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25	

3664 FLORES - CROSSO - MR. PURPURA Because you were double dealing, right? 1 2 Α Yes. 3 You were committing a fraud on the government while you 4 were still selling drugs, right? 5 Right. Α 6 In 2008, when you started cooperating, right? 7 No. Α 8 No? 9 You said I was committing a fraud to the government. 10 Yes, you were lying the government than being nice. 11 Yes. 12 Okay, good. 13 Now, the question is: If you have a hard time 14 following rules, and you do double deal, how about those 15 tapes? We have you and your brother's voice? 16 Yes. 17 Your brother and his girlfriend/future wife left the 18 United States end of 2003, correct? 19 Yes. 20 You left the United States in 2004, correct? 21 Α Correct. 22 When you left the United States in 2004, you know you at 23 least had one indictment in the District of Wisconsin; is that 24 correct? 25 Correct.

Case 1:09 er 00466 BMC RLM Document 639 Filed 07/10/19 Page 95 of 211 Page 1D #: FLORES - CROSSO - MR. PURPURA

- 1 Q And you left the United States because you didn't want to
- 2 go to jail.
- 3 A Correct.
- 4 Q You didn't stop dealing drugs.
- 5 A No.
- 6 Q But you still left the United States, correct?
- 7 A Correct.
- 8 Q By June 9th, 2008, about four years later, you and your
- 9 | brother had come to a decision which was going to change your
- 10 life, right?
- 11 A Yes.
- 12 Q By June 9th, 2008, with your lawyer present, you and your
- 13 brother, Margarito, reached out to the DEA and to an assistant
- 14 United States attorney and over telephone call you indicated
- 15 | to your lawyer that you were willing to cooperate, right?
- 16 A That process began in April of 2008.
- 17 Q The phone call. The initial phone call was in June 9th
- 18 of 2008.
- 19 A No, I had a phone call in April of 2008 with a DEA agent.
- 20 Q And you do recall that there was a conversation in
- 21 June 9th of 2008 when you reached out to the United States
- 22 Government, right?
- 23 A Yes.
- Q Okay. But that decision, it wasn't just a spur of the
- 25 moment decision; was it?

FLORES - CROSSI - MR. PURPURA 1 Α No. 2. You had to give it a lot of thought, right? 3 Correct. 4 You did have an attorney, correct? 5 Yes. 6 And that one attorney, and I don't want to know his name, 7 that one attorney represented both your interest and 8 Margarito's interest, correct? 9 Yes. 10 And when you eventually spoke to the government, that 11 wasn't the very first day you met that attorney and discussed 12 your possibilities; was it? 13 No. 14 You discussed with that attorney your situation before 15 you contacted the government; isn't that fair to say? 16 Yes. 17 And your attorney, you felt comfortable with, confident 18 with him, right? 19 Yes. 20 And the attorney let you know what the penalties were in 21 the United States for the type of drug trafficking you were 22 involved in, right? 23 Yes. 24 And I'm guessing, and you can correct me, he probably 25 even went through with you the United States Sentencing

Case 1:09 er 00466-BMC-RLM Document 639 Filed 07/10/19 Page 97 of 211 Page ID #:

FLORES - CROSS - MR. PURPURA

- 1 | Guidelines to help you understand what was going on.
- 2 A Kind of. He'd tell me -- all he said was that they're
- 3 | through the roof. So I knew what he meant.
- 4 Q So he told you the penalties were through the roof. You
- 5 know you talked about a possibility of a life sentence, right?
- 6 A One of a promise of a life sentence.
- 7 Q A promise. All right.
- And you probably wanted your lawyer to tell you
- 9 something better than a promise of a life sentence, right?
- 10 A I knew what I was doing.
- 11 | Q But it's all bad news at that point, right? Here's what
- 12 you're facing in the United States. Here's the penalties in
- 13 | the United States. You can get a life sentence -- not can,
- 14 | you will get a life sentence for this type of drug
- 15 trafficking, correct?
- 16 A Correct.
- 17 Q And you knew that in Mexico the people were being
- 18 extradited at that time to the United States, right?
- 19 A Yes.
- 20 Q And even before you were extradited to the United States,
- 21 right?
- 22 A Yes.
- 23 Q Had to be depressed, right?
- 24 A Since I left on the run, I would say it was depressing,
- 25 yes.

FLORES - CR2534 - MR. PURPURA CROSS-EXAMINATION 1 2 BY MR. PURPURA: 3 And as the government brought out, you gave information 4 on over 50 people, correct? 5 Yes, correct. 6 You started with information about your own organization, 7 right? You gave them information about your own organization, 8 is that fair? 9 I mean of all my dealings, my personal dealings with... 10 Let me start with your own organization. The Flores 11 brother's organization, okay? 12 Yes. 13 You gave them information, that means names, about people 14 who were in your organization; is that correct, sir? 15 Yes. 16 And those people in your organization, as you told the 17 government, they were comprised mostly of your close childhood 18 friends from Chicago and Mexico, right? 19 Yeah, the people that were working for me, yes. 20 They had families, right? 21 Α Yes. 22 You gave each and every one of them up? 23 I had to, yes. 24 You had to?

25

Α

Yes.

Case FLORES - CR2635 - MR. PURPURA You had to because that was the way to get you below a 1 2 life sentence, right? 3 Yes. 4 And you were concerned because you just had a baby and 5 you just got married, right? 6 Α Yes. 7 And you wanted to change your life around, right? 8 Yes. 9 You didn't have one bit of concern for any one of your 10 childhood friends who you got involved in this, did you? 11 I had concerns for them. 12 All the way to jail for them? 13 I mean, it was all or nothing I guess, so... 14 Well it wasn't just your childhood friends, you got 15 credit for customers, right? 16 Yes. 17 And as you told the government agents, your customer base 18 was about -- comprised about 15 to 25 large customers, do you 19 remember telling them that? 20 Yes. 21 All -- in your words, all black? 22 Yes. Α 23 MR. PURPURA: For the witness only. 24 THE COURT: Okay. 25 BY MR. PURPURA:

FLORES - CR2536 - MR. PURPURA And you testified against these people, your customers 1 2 before the United States Grand Jury in Chicago, correct? 3 Correct. And as part of that testimony and the statements you 4 5 gave, you identified photographs of these people; is that 6 correct? 7 Yes. 8 Do you recognize that man? 9 I believe that's Franklin Brown. 10 That would be correct. 11 MR. PURPURA: I would move defense Exhibit 339 into 12 evidence. 13 THE COURT: Received. 14 (Defense Exhibit 339, was received in evidence.) 15 BY MR. PURPURA: 16 You were supplying Franklin Brown in the beginning with 17 about 20, 25 kilos every two weeks, right? 18 Yeah, we started that way, yes. 19 And then eventually you fronted Mr. Brown the kilos, 20 right? 21 Yes. 22 Fronted means he got it for free and he paid you back 23 after he sold them, right? 24 Yes. 25 And in the government's sentencing memorandum he,

THE COURT: How does it bear on this witness' credibility that people that he informed upon got longer sentences than him?

MR. PURPURA: Well -- and I can tell the Court, that in the government's sentencing memorandum, which he read, the government represented the length of time on multiple defendants in this particular case --

THE COURT: Sure.

MR. PURPURA: -- to the sentencing judge to know the extent of his cooperation. From that you can assume that, you know, the greater the penalty, it seems like the more you cooperated. So it really goes down to his bias, his motive for cooperating.

THE COURT: He didn't know when he cooperated what they were going to be sentenced to, right, that didn't affect his cooperation.

MR. PURPURA: What it did affect -- well, just one second. I tell you what, I don't need to go into the sentence if I thought I would, I would approach the bench -- actually Mr. Alvarez is my third one, when I get to him I think that's appropriate because that's mentioned in the sentencing as well.

THE COURT: So what do you want to narrow your next examination to.

MR. PURPURA: I'll use one more of this example from

Case	; 1:09-0	FLORES - 12640 - PURPURA
1		(In open court.)
2	BY M	IR. PURPURA:
3	Q	I'm going to show you, for identification only, defense
4	Exhi	bit 340. And, again, do you remember identifying this
5	gent	leman's photograph before the United States Grand Jury in
6	Chic	cago as one of your customers?
7	А	Yes.
8	Q	And does that appear to be with the nickname "Old Man?"
9	А	Yes. Jones, yes.
10	Q	Tommie Jones?
11	А	Yes.
12		MR. PURPURA: At this time I would move 340 into
13	evic	dence, please.
14		MR. FELS: No objection, Your Honor.
15		THE COURT: Received.
16		(Defense Exhibit 340, was received in evidence.)
17	BY M	IR. PURPURA:
18	Q	And Old Man was another one of your customers, correct?
19	А	Right.
20	Q	You called him "Grandpa" or "Abuelo?"
21	А	Yeah, we just different nicknames when we picked up
22	moni	es.
23	Q	Another gentleman you fronted cocaine to, correct?
24	А	Correct.
25	0	And actually when you were working for the DEA in

Case	L:09-cr-00466-BMC-RLM - Document 639 - Filed 07/10/19 - Page 106-of 211 PageID #	
	FLORES - 12641s - PURPURA	
1	December of 2008, you were able to set up Old Man, correct?	
2	A Correct.	
3	Q What you did as and I'll use the word cooperator, what	
4	you did as a cooperator was that you made Old Man believe that	
5	the person who was going to pick up the money from him was one	
6	of your people, right?	
7	A Right.	
8	Q But it wasn't one of your people, was it?	
9	A No.	
10	Q In fact, the person Old Man handed the money to was a DEA	
11	agent, correct?	
12	A Correct.	
13	Q But when you spoke to Old Man and said it was one of your	
14	people, you made him believe that it was, right?	
15	A Yes.	
16	Q And he did believe you, right?	
17	A Correct.	
18	MR. PURPURA: Your Honor, I said that was my last	
19	one, could I	
20	THE COURT: You did.	
21	MR. PURPURA: One more?	
22	THE COURT: Is it going to be the same format as you	
23	just did?	
24	MR. PURPURA: Yes.	
25	THE COURT. All right go ahead	

FLORES - 1264S - PURPURA MR. FELS: Your Honor, we would object. 1 2 THE COURT: I understand. I do think it can be 3 addressed on redirect. 4 BY MR. PURPURA: 5 Same grand jury, last person from that grand jury, 6 Defense Exhibit 341. Do you recognize that man? 7 Yes. Who is it? 8 9 Julian Brown. 10 MR. PURPURA: And at this point I move into evidence 11 341. 12 MR. FELS: No objection, Your Honor. 13 THE COURT: Received. 14 (Defense Exhibit 341, was received in evidence.) 15 BY MR. PURPURA: 16 You actually met him through the deceased Rudy Rangel, 17 the gentleman we showed before, correct? 18 He lived down the block from where I was living at No. 19 the time. 20 It wasn't Armando and Rudy Rangel who you told the grand 21 jury introduced you to? 22 My brother was dealing with him. 23 And that's another hidden nickname, Country? 24 Yes. 25 And you fronted Country cocaine; is that correct?

FLORES - 12604s - PURPURA 1 that shipment, correct? 2. Α Correct.

- 3 And despite the fact in November of 2008 that you were
- 4 cooperating -- and you were cooperating then, right?
- 5 Yes.
- 6 And when you're cooperating you know you're not supposed
- 7 to, without the DEA and/or the U.S. Attorney's knowledge
- 8 distribute cocaine in Chicago or anywhere, you knew that,
- 9 right?
- 10 Yes.
- 11 And you didn't have permission from the DEA and/or
- 12 the U.S. Attorney to distribute those 276 kilograms of cocaine
- 13 during your period of cooperation, did you?
- 14 Α No.
- But what you did is you took that or received that 15
- 16 276 kilos of cocaine during the period of time that you were
- 17 cooperating with the United States Government and the DEA and
- 18 you sent it to your distributors in Chicago, right?
- 19 Yes.
- 20 276, what was the price of the kilo of cocaine in Chicago
- 21 in 2008 ballpark?
- 22 Around \$30,000.
- 23 \$30,000. So I did the math with a calculator if you take
- 24 30,000 times 276 that comes to \$8,280,000. Sound about right?
- 25 No way, no. Α

FLORES - 12645s - PURPURA 1 I could be wrong. 2. Α Yeah. 3 Anybody want to do the math? 4 Your math is wrong. 5 30,000 times 276. 6 MR. PURPURA: It's another pause here, Judge, I 7 apologize. I'm right, believe it or not. \$8,280,000, okay. 8 All right. It's a lot of money, right? 9 10 Α Yes. 11 Now you didn't give that cocaine away, right? 12 No. 13 And you never paid Mr. Vasquez for his 76 kilos, did you, 14 that just wouldn't make sense? 15 No, I didn't pay him, no. 16 So you end up stealing his 76 kilos, right? 17 No. Α 18 Not really? 19 No. 20 Did you pay him for it? 21 Α No. 22 You got money for them? 23 I got partial payment for some of those kilos, but at 24 that point there's a lot of money that's on the street, sir. 25 Well, Mr. Vasquez didn't get any of that money, right?

FLORES - 12646s - PURPURA 1 Α No. 2 He lost his 76 kilos to you, right? 3 Yes. 4 And \$8 million -- how much of the \$8 million did you 5 collect while you were working for the DEA under the nose of 6 the United States Government? 7 I don't recall exactly what it was I collected off that 8 load, but some of that money went back to, like, to pay for 9 more drugs. 10 So was it a million, 2 million, 3 million, do you know? 11 I --12 I'll move on. 13 Wait, wait, before you move on. THE COURT: 14 talking about 76 kilos? 15 MR. PURPURA: 276 kilos. 16 THE COURT: Okay, that's what I thought. 17 BY MR. PURPURA: 18 200 yours, 76 of Mr. Vasquez's, right? 19 Correct. 20 Dumped into the streets of Chicago after you're 21 cooperating, right? 22 Yes. 23 And you intended to collect the money for yourself, 24 right? 25 Yes. Α

Case	1:09 cr 00466 BMC-RLM
	FLORES - 12647s - PURPURA
1	Q And then, then one step further Mr. Vasquez, you
2	testified before strike that. You actually wrote an
3	affidavit for Mr. Vasquez's extradition from Mexico based on
4	that load, 276 kilos, right?
5	A Correct.
6	Q And so Mr. Vasquez, who doesn't get any money for his
7	76 kilos, got extradited to United States, right?
8	A Correct.
9	Q And Mr. Vasquez strike that was charged here in the
10	United States for that load, 276 kilos, right?
11	A Yes.
12	Q And he got a substantial period of incarceration for
13	that, didn't he?
14	A Yes.
15	Q And that's the one that is mentioned in the government's
16	sentencing memorandum at your sentencing, right?
17	A Yes.
18	Q That's what the judge had a hard time believing, right?
19	MR. FELS: Objection.
20	THE COURT: Sustained.
21	MR. PURPURA: Your Honor, I'm about to change, it
22	would be a good time to break, if it's appropriate for the
23	Court.
24	THE COURT: We'll have our lunch, ladies and
25	gentlemen. Please don't talk about the case. We'll give you

MR. FELS: Well, Your Honor, the main thrust of the argument is, as he testified on direct, he is cooperating with

24

the government at this point. The government is directing him essentially to pose as something that he is not in an effort to further law enforcement goals. The fact that he is following the direction of DEA by posing as an active drug trafficker in order to further an investigation, really should not be considered by this jury as an act of deceit. Really what it is, is it demonstrates his capacity to follow DEA's instructions and as his role as a DEA confidential informant.

THE COURT: Well, I was thinking that's pretty good redirect and argument at closing, if necessary, but that wasn't Mr. Purpura's point. His point was that the DEA would not direct someone to engage in those calls who they thought couldn't pull it off and, therefore, this witness has the ability to pull it off. Why is that wrong? If he has the ability to pull it off there, the argument goes — and again it's not terribly probative but not terribly prejudicial — maybe he has the ability to do it here. That's what Mr. Purpura's going for.

MR. FELS: I understand that, Your Honor, I understand the point but I think it's way too attenuated and it is misleading under 403 to the jury. Because, essentially, they're trying to conflate in this jury's mind the notion that he could both cooperate with the government and tell falsehoods to lure, if you want to use that term, other individuals that law enforcement is investigating versus

flores - 12659s - purpura

taking the stand in the Court of law and lying about it. He's trying to conflate those two points.

I think it's very prejudicial, it's very confusing to the jury and that's the basis for us seeking to exclude that evidence.

THE COURT: All right, I'll hear from you, Mr. Purpura.

MR. PURPURA: Judge, I heard from you, you said it pretty good on my argument, I can't add to it.

THE COURT: Okay. Look, I was willing to let it in when it was one, because I just didn't think it was that weighty and I appreciated Mr. Purpura's argument, then you kind of pulled a fast one on me a little bit by saying I've got one more. I said, okay, if it's only one more, but it was close enough when I let in the one so I shouldn't have let in the second one.

What I will do this, I'm not going to draw it to the jury's attention by striking it. I think it is at least arguable, although it occurs to me I have not done that or been asked to do that in prior cases with cooperators, but I'm going to direct the defense not to argue those points — that particular point with regard to these two drug dealers who were brought in at the DEA's request, don't argue that in closing. That's all I'm going to do with it.

MR. PURPURA: Thank you.

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	FLORES - 12651s - PURPURA
1	THE COURT: Anything else the government thinks I
2	need to do with it if I'm not going to strike it, which I'm
3	not?
4	MR. FELS: No, Your Honor, thank you.
5	THE COURT: All right. See you at 1:50.
6	(Luncheon recess.)
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Case	
	Pr <mark>0cee</mark> dings
1	AFTERNOON SESSION
2	(In open court; jury not present.)
3	THE COURTROOM DEPUTY: All rise.
4	THE COURT: Parties wanted a sidebar?
5	Everyone sit down.
6	Okay. Let's have a sidebar.
7	(Sidebar.)
8	(Continued on next page.)
9	
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25	

(Sidebar conference held on the record out of the hearing of the jury.)

MR. FELS: Yes, Your Honor. Thank you.

After one of our sidebars when we explained how critical it was that the name not be raised, there was, I thought, some sort of understanding that there would be some different way to get to the cross so as not to link anything. Let me give you an example. One of the ways to ask that question is simply: Sir, isn't it true that Kato, the man on his chest, was a man that your brother married. That could have made the point. It was gratuitous to put in there. He went and did it again, and he said what — what he said he was not going to do was linked them up as the wife now. I just found that there are articles right now, people in the courtroom who have published articles linking to Margarito Flores.

This is a real problem, and there's nothing we can do at this point. I can't ask that the trial testimony be sealed, because the horse is really out of the barn, but I really do hope that the defense counsel can understand the sensitivity of this and not keep, over and over again, overstepping the bounds.

THE COURT: That's a little bit of an overstatement, but you are right, he blew the cover and he did it twice; and as I said before, I have no doubt it was inadvertent, and as

soon as he said it the second time, he practically slapped 1 2 himself on the side of the head realizing he had done it, it 3 should not have been done, extra care needs to be taken; but like you said, what do we do about it at this stage? Now, if 4 5 they have to get somebody a whole new identity, that is very 6 unfortunate, but it's a risk of a case like this. I will tell 7 you, if I thought that Mr. Purpura was acting in bad faith, I 8 would make it unprofitable for him to stay in this case, I 9 don't care what he's being paid, but I really don't believe 10 I really don't believe it was intentional. Trial is a that. 11 tense time and people sometimes slip up. Government lawyers 12 do it, too. 13 MR. PURPURA: I just --14 THE COURT: The first thing is apologize. 15 MR. PURPURA: I do apologize. I always apologize. 16 Obviously, there was no intent to do anything wrong, but I 17 -- I guess it's such a generic name. I knew the used 18 last name may be something, but I really --19 THE COURT: It ain't that generic. 20 MR. PURPURA: The other thing is -- well, that was my thought process. I mean, gosh, I must have dated a half 21 22 over the past 60 years; but aside from that, 23 these women, they've obviously coauthored a book out there,

Danias Daniai DDD

As a pseudonym.

they're all on book tours --

MR. FELS:

24

Don't try to justify it. 1 THE COURT: 2 MR. PURPURA: I'm not justifying anything, but I 3 just think it's -- you know, I obviously apologize. THE COURT: Let's leave it at that unless the 4 5 Government wants me to do something else. 6 MS. PARLOVECCHIO: No, Your Honor, but, look, I 7 understand that was an inadvertent slip-up, but what we have 8 been noticing increasingly over the course of the last couple weeks are the stray comments on the record, the open-air 9 10 sidebars, so to speak. It has gotten out of control --11 THE COURT: Open-air sidebars? Oh, you mean --12 MS. PARLOVECCHIO: It's sort of al fresco sidebars 13 in the open courtroom. THE COURT: Look -- finish. 14 MS. PARLOVECCHIO: Furthermore, now it's getting to 15 16 the point where they're basically accusing us -- they're 17 creating the misperception that we've engaged, sort of some 18 misconduct in not turning things over that, you know -- and it 19 risks tainting the jury. I understand the theatrics, but it's 20 really unfair to the Government. We've been trying to abide 21 by Your Honor's admonition to hold back on the speaking 22 objections and --23 THE COURT: I will give you a chance to reply. 24 Is there anything you need to say to that?

I have nothing to say.

MR. PURPURA:

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THE COURT: Okay. Let me say this: First of all, 1 I'm admonishing defense counsel. If you think you haven't 2 3 gotten a document, don't say so in front of the jury. not the jury's problem, that's my problem, so bring it to me 4 5 at a sidebar or whenever else you want. 6 Second, I am considering, as part of the final 7 charge to the jury, giving an instruction that says it's up to 8 me to determine whether the Government has met its discovery 9 obligations and I am instructing you jurors that it has fully 10 met all discovery obligations. We will talk about that at the 11 charging conference. We don't need to decide on that now, but 12 I want to tell you I'm considering it. 13 So, again, I will say to defense counsel, be more 14 careful, okay? 15 MR. FELS: Thank you, Your Honor. 16 MS. PARLOVECCHIO: Thank you, Your Honor. 17 (Sidebar ends.) 18 (Continued on next page.) 19 20 21 22 23 24

```
Flores - 12657s - Purpura
 1
                (In open court.)
 2.
               THE COURT: Let's have the jury.
 3
               (Jury enters.)
 4
               THE COURT: All right. Everyone be seated.
 5
               Please continue, Mr. Purpura.
 6
     CROSS-EXAMINATION
 7
     BY MR. PURPURA: (Continued.)
 8
          Mr. Flores, you indicated on direct examination that you
 9
     allege that you met Mr. Guzman maybe three, maybe four times,
10
     correct?
11
          Yes. At least four times.
12
          Do you remember telling Government agents originally when
13
     you interviewed it was three times?
14
          It was approximately three times.
15
          Well, so is it approximately three times or is it more
16
     than three times?
17
          It was more than three times. They just wanted things I
18
     was completely sure of. It's -- it's instances where I could
19
     remember certain things that happened.
20
          Well, how many times was it?
21
               MR. FELS: Objection. Asked and answered.
22
               THE COURT: Overruled.
23
     BY MR. PURPURA:
24
          If you know.
25
          At least four times, sir.
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Flores - 12658s - Purpura

- 1 Q Do you remember telling -- being interviewed on
- 2 November 6, 2008, and advising Government counsel, as well as
- 3 DEA agents, that you met with Mr. Guzman approximately eight
- 4 to ten times?
- 5 A Yes.
- 6 Q Well, four is -- you have to double four to get to eight,
- 7 | right? So that's double what you are suggesting now, so which
- 8 is the truth, I guess?
- 9 A It could have been eight times, sir, but I'm only going
- 10 | to testify to four times, because that's what I recall best.
- 11 Q Why would you tell the agents back in 2008 when it's
- 12 | probably fresh in your mind that it was eight to ten times?
- 13 A At the time, I remembered it was more than four times,
- 14 | but they wanted stuff that I felt a hundred percent sure of,
- 15 sir.
- 16 Q The kidnapping you talked about, do you remember that?
- 17 A Yes.
- 18 Q The one with the Ledezma, Olivares, the money that was
- 19 owed?
- 20 A To Chapo, yes.
- 21 Q Well, the money was owed to Ledezma, Olivares; and
- 22 Olivares is chief lieutenant de Mayo, correct? That's what
- 23 you told the Government, right?
- 24 A Yes.
- 25 Q Now, who negotiated the release?

Flores - 12659s - Purpura 1 The release of who, sir? 2. You. 3 Of me? My brother did. Who did he negotiate with? Did he contact someone in 4 5 particular to negotiate your release who actually negotiated your release for your brother? 6 7 The only person -- the person that finalized that 8 part was Chapo, sir, to my understanding, yes. 9 Well, do you remember, sir, again, August 11th, 2008, 10 when it's closer in time to the actual incident because you 11 were kidnapped in 2005, correct? 12 Correct. 13 Do you remember then telling the Government agents, along 14 with your attorney being present, that Alfredo Beltran Leyva 15 negotiated the release of you; and that your brother paid 16 Beltran Leyva \$100,000 for the services? Do you remember 17 telling that to the agent back in 2008? 18 Α No. Okay. Well, let me see if this does refresh your 19 20 recollection. 21 MR. FELS: Objection, Your Honor. 22 THE COURT: Sustained. 23 BY MR. PURPURA: 24 Do you remember? I can refresh --25 MR. FELS: Objection. Asked and answered.

```
Flores - 12660s - Purpura
               THE COURT: No, no. Listen -- you're sure you
 1
 2
     didn't tell the agents --
 3
               MR. PURPURA: Judge, excuse me. I apologize.
 4
     That's not my question.
 5
               THE COURT: No, but there's a way for him to
     answer. We have to establish whether there's a lack of
 6
 7
     recollection. You have not done so now. If you don't want me
 8
     to help, that's okay, then the objection is sustained.
               MR. PURPURA: The question would be: Do you
 9
10
     remember telling the agents that Alfredo Beltran Leyva
11
     negotiated your release and paid $100,000?
12
               THE COURT: Okay. That was asked almost word for
13
     word and he said no.
               MR. PURPURA: He doesn't remember.
14
15
               THE COURT: No, he didn't say that. He said no.
16
     BY MR. PURPURA:
17
          Do you remember telling that to the agents?
18
               MR. FELS: Objection. Asked and answered.
19
               THE COURT: Actually, the question was: Do you
20
     remember telling that to the agents back in 2008 --
21
               MR. PURPURA: That's what I said.
22
               THE COURT: -- and he said no. Now you can clarify
23
     whether he didn't say that to the agent or he doesn't remember
24
     saying that to the agent.
25
     BY MR. PURPURA:
```

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Flores - 12661 - Purpura
          Do you remember saying that to the agents?
 1
 2
     Α
          No.
 3
               MR. PURPURA: Okay. Now I can put it in -- thank
 4
     you.
 5
               MR. FELS: Your Honor?
 6
               THE COURT: Sustained. You have not established a
 7
     lack of recollection. You might be able to, but you have to
8
     ask more questions.
 9
               MR. PURPURA: All right.
10
     BY MR. PURPURA:
11
          Do you remember telling the agents back in 2008 -- do you
12
     have any memory of that discussion? How's that?
13
          I have a memory of discussing my release with the agents,
     but what you are telling me, I don't recall saying.
14
15
               THE COURT: Good enough.
16
               MR. PURPURA: Thank you.
17
               MR. FELS: Your Honor, may we have a sidebar?
18
               THE COURT:
                          Sure.
19
               (Sidebar.)
20
               (Continued on next page.)
21
22
23
24
25
```

(Sidebar conference held on the record out of the 1 2 hearing of the jury.) 3 MR. PURPURA: I apologize for walking up with the I was going to give it to you before I did it. 4 5 Page 831, paragraph 31, last sentence, the SOI, who is him, stated: Alfredo Beltran Leyva negotiated the release 6 7 of him and the -- and his brother paid Beltran Leyva \$100,000 8 for the service. 9 MR. FELS: And then continues to say: The SOI's 10 brother made several calls to members of the organization and 11 eventually met with Chapo Joaquin Guzman Loera to discuss the 12 debt. 13 This is not only improper cross --14 THE COURT: Stop. Completeness. 1.5 MR. PURPURA: Wait. Judge --16 MR. FELS: That is what he's --17 THE COURT: Can I see the thing? 18 MR. FELS: Certainly. 19 MR. PURPURA: It's two separate sections of what we 20 are talking about. 21 It's the same paragraph. Mr. Purpura --MR. FELS: 22 THE COURT: Stop. Don't talk to each other. 23 will just end up fighting. 24 MR. PURPURA: It wouldn't be a fight, Judge.

Heated discussion.

THE COURT:

You cannot give the impression to the jury that he previously told the agents that Guzman was not involved with the ransom.

MR. PURPURA: I'm not.

THE COURT: What are you going to ask?

MR. PURPURA: Look, he said that Guzman got him released. That's what he's testifying to, and he's pointing at the man as the person who got him released. That's the thrust of his testimony on this portion of the kidnapping; and clearly what he told the agents back in 2008, that the man who got him released was Arturo Beltran Leyva who negotiated the release and paid \$100,000. What he goes on to say is that his brother, at best, did talk to Mr. Guzman. That's actually before he got released. Just talked to him. That's it. He reached out to Guzman, that's how desperate he was, and he said that multiple times. I've got no problem with that, but I know who got him released.

THE COURT: Actually, I don't know that this paragraph tells you who got him released.

MR. FELS: It doesn't, A -- A, it doesn't; B, it's not an inconsistency; C, how many times -- he said he didn't say this to the agents, and you can't -- he kept working around with the words --

THE COURT: No, no. He was vague on the last time. The first question was ambiguous, because you could answer

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that question "no" and it could mean it didn't happen; or it
 1
     could mean "I don't remember it happening." The question had
 2
 3
     the word "remember" in it. "Do you remember?" "No."
     may mean "no, it didn't happen," or it may mean "no, I don't
 4
 5
     remember."
 6
               MR. FELS:
                          I agree.
 7
               THE COURT: You can't tell what that means.
 8
               Then he just asked him another question, which I
     will look at.
 9
10
               (Pause.)
11
               THE COURT: "I have a memory of discussing my
12
     release with the agents, but what you are telling me" -- "what
13
     you are telling me, I don't recall saying."
               That's not "I didn't say it." It's saying "I don't
14
15
     recall saying it, " okay? If he had said, "I did not say it,"
16
     I wouldn't let him be refreshed, but now he can be refreshed.
17
               And on redirect, you can ask him for the rest of
18
     this, and you can get out exactly what happened with regard to
19
     this kidnapping according to what he said to the agent.
20
               I will say, I'm not seeing an inconsistency
21
     necessarily. It's a weak inconsistency at best, but it's
22
     within your discretion if you want to do that.
23
               MR. PURPURA: Thank you.
24
               (Sidebar ends.)
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(Continued on next page.)

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Case
                         Flores - 12665s - Purpura
 1
                (In open court.)
 2
     BY MR. PURPURA:
 3
          On the issue of the kidnapping, before I attempt to
     refresh your recollection, you indicated that your brother
 4
 5
     reached out to Mr. Guzman, amongst other people; is that
     correct?
 6
 7
          Correct.
 8
          And that's based on information that your brother told
 9
     you, correct?
10
          Correct.
     Α
11
          Now, I'm going to show you Bates stamp 831, and just read
12
     this to yourself, not out loud, the last sentence -- feel free
13
     to read --
14
               THE COURT:
                           The paragraph.
15
          -- the paragraph or next paragraph, but I'm going to
16
     direct your attention to the last sentence. And please feel
17
     free to read the following paragraph as well.
18
                (Pause.)
19
          Okay.
20
          Now, does this refresh your recollection that you told
21
     the agents back in 2008 that Alfredo Beltran Leyva negotiated
22
     the release of you?
          That's not what it says. I believe it says that he was
23
24
     one of the --
25
                            The question is, does it refresh your
               THE COURT:
```

Case 1:09 er 00466 BMC RLM Document 639 Filed 07/10/19 Page 131 of 211 PageID # 3701 Flores - 12666 - Purpura 1 recollection. If it doesn't, because you think it's wrong, 2 just say that.

- 4 Q It's wrong?
- 5 A Yeah.

3

- 6 Q Then he did not negotiate your release?
- 7 A I can explain to you, if you want --

Yeah, no, it's wrong.

- 8 Q Hold on one second. You will be able to explain.
- 9 A Okay.
- 10 Q The next question was: Did you tell the agents that
- 11 Beltran Leyva paid \$100,000 -- that your brother paid him,
- 12 Beltran Leyva, a total of \$100,000 for his services?
- 13 A That's incorrect.
- 14 Q So you didn't tell the agents that?
- 15 A That part -- that part's wrong. It was a Rolex watch
- 16 | that was given to Chapito Lomas who worked for them.
- 17 Q Now, turning your attention to assets, particularly your
- 18 assets, okay, assets that were disclosed by you and/or seized
- 19 by the Government, okay?
- 20 A Okay.
- 21 Q You obviously were able to, through your multi million
- 22 dollars in narcotic trafficking, you did acquire tangible
- 23 | assets as well as money, correct?
- 24 A Correct.
- 25 Q Now, back in May of 2009, you were specifically

Case 1:09 or 00466 BMC RLM Document 639 Filed 07/10/19 Page 132 of 211 PageID # 12667 Flores - Cross - Purpura 1 interviewed by the Government, along with agents, along with

- 2 your attorney as to the acquisition of assets.
- 3 Do you kind of remember that conversation?
- 4 A Yes, sir.
- 5 Q And what you did tell them, you did have at least one
- 6 Bank of America in Guadalajara, either Bank of America or HSBC
- 7 Bank.
- 8 Do you remember telling them that?
- 9 A Yes.
- 10 Q And that bank account, you didn't really remember how
- 11 | much money you had in there, but it was under another name,
- 12 correct?
- 13 A Yes. An alias, yes.
- 14 | Q And they would not have been able to locate that bank
- 15 | account if you didn't give them the alias; is that fair to
- 16 say?
- 17 A Correct.
- 18 Q Because obviously you didn't give -- the bank account
- 19 | wasn't in Pedro Flores' name, you used a pseudonym -- a fake
- 20 name, right?
- 21 A Correct.
- 22 | Q And they were able to locate that particular bank account
- 23 because you gave them the best -- you gave them the
- 24 information, correct?
- 25 A If they located the account, yes, correct, yeah.

Case 1:09-er-00466-BMC-RLM Document 639 Filed 07/10/19 Page 133 of 211 Page 15 4 7 3 7 0 3

Flores - 12668s - Purpura

- 1 Q Now, I guess what's to stop you from not having more than
- 2 one bank account in a fake name?
- 3 A At that point, nothing.
- 4 Q But there was only one bank account that you disclosed in
- 5 Guadalajara, Mexico, correct?
- 6 A Yes. That was just a -- just to help with the cover of
- 7 | the new name, you know, have a bank account, IDs, stuff like
- 8 that, you know.
- 9 Q Well, how many bank accounts did you have?
- 10 A I believe just that one, yes.
- 11 Q Just one bank account?
- 12 A Yes, just to go with the new alias I had.
- 13 Q You didn't have any bank accounts in any other aliases,
- 14 | let's say, perhaps in other countries to hide your multi
- 15 millions of dollars?
- 16 A No, sir.
- 17 Q And the bottom line is we have to believe you on that; is
- 18 that correct?
- 19 A Correct. I just don't trust the banking system, sir, and
- 20 I put the money in the bank and it disappears and that's how
- 21 | you get a receipt -- you want to get a receipt for it.
- 22 Q You did have houses; is that correct?
- 23 A Yes.
- 24 | Q You had nine houses -- I think nine houses in
- 25 | Guadalajara, correct?

Case Flores - 12669s - Purpura 1 Yes. 2 You had one house that you purchased for \$1.8 million, 3 correct? 4 Yes. 5 And another house, as you told the Government, you 6 purchased for \$700,000 and put a million dollars in 7 improvements in the house; do you remember that? 8 Yes. 9 I'm guessing, in Guadalajara, a million dollars in 10 improvements could -- I guess that could get you a lot of 11 improvements, right? 12 Correct. 13 Just share with us, what did you do? 14 I redid the whole property, sir. 15 What do you mean by that? 16 Everything. Floors, bathrooms, everything, kitchens. 17 You had two other properties you purchased at 650,000 a 18 piece, correct? 19 Yes. 20 You had -- you were -- at least purchased two houses for 21 your mother, correct? 22 Correct. 23 And one house was for a half a million, right? 24 Correct. 25 Another house for 800,000, approximately?

```
Flores - 12670s - Purpura
 1
          Correct.
 2
          With about another half a million dollars worth of
 3
     improvements to that house?
 4
          Correct.
 5
          You had two more houses that you purchased for your
 6
     brother, right?
 7
          Yes.
 8
          An older residence, as you describe it, for $600,000,
 9
     correct?
10
          Yes.
     Α
11
          A newer residence for $650,000, right?
12
          Correct.
13
          And you even purchased a house for a, as you
14
     determined -- deemed him a criminal associate for 200,000; is
15
     that right?
16
          Yes.
17
          About nine houses, as we said, all together, right?
18
          Correct.
19
          Now, all these houses, even though you purchased them,
20
     they were not titled in your name, correct?
21
     Α
          Correct.
22
          You used what's called a straw purchaser, someone else's
23
     name, correct?
24
          Correct.
25
          And you have been able to identify all these properties
```

Flores - 12671 - Purpura to the Government, and you have identified them, right? 1 2 Α Yes. 3 But you know, as was noted in your sentencing memorandum, because the properties were not lawfully titled, the 4 5 Government was not able to successfully pursue those 6 properties for forfeiture or seizure. You know that, right? 7 Yes. 8 Those properties are still there in Mexico, all nine of 9 them, right? 10 Yes. Α 11 All titled the same way you left them back in 2008, 12 correct? 13 Correct. 14 And the United States Government, to at least your 15 knowledge, can't touch them, right? 16 Correct. 17 You had a lot of vehicles, right? 18 Yes, sir. 19 You had at least three tractor-trailers at 150,000 each, 20 correct? 21 Correct. 22 You like the ATVs, it's fair to say, right? 23 Yes. Α 24 I mean, who doesn't like an ATV, right? 25

Right.

Α

```
Flores - 12672s - Purpura
          Nobody, right?
 1
 2
          They're fun, yeah.
 3
          And you had 22 to 26 of them at the cost of 10,000 each.
 4
          Correct.
 5
          You like your cars.
 6
          Yes.
     Α
 7
          In four years, you purchased 40 cars, right?
8
          Yeah. At least, yeah.
 9
          And one of those cars was, tell me, Ferrari?
10
          Yes.
     Α
11
          And you can't live in Guadalajara without bulletproof
12
     cars; fair to say?
13
          Correct.
14
          And you had three of those.
15
          Yes.
16
          About 80- to 90,000 a piece, correct?
17
          Correct.
     Α
18
          Twelve tractor-trailers, right?
19
          Yes.
20
          150,000 each, yes?
21
     Α
          Yes.
22
          And one Lamborghini.
23
     Α
          Yes.
24
          So these are assets that you could actually see, touch,
25
     feel, take pictures of, and use and find, right?
```

Flores - 12673s - Purpura 1 Right. You were asked by the Office of Foreign Asset Control --2 3 we've used the abbreviation OFAC -- you had a conversation with OFAC, literally was over the phone, you and your brother 4 5 were wherever you were, and they are calling you from OFAC, 6 from Washington, and they specifically, back on August 5th, 7 2009, they weren't so much interested in your properties 8 because you're a citizen, they were interested in assets held 9 by three people who were not citizens. They were interested 10 in assets of Arturo Beltran Leyva; they were interested in assets of Mayo Zambada; and they were interested in assets of 11 12 Joaquin Guzman. 13 Do you remember that? 14 Α No. 15 Let me see if I could refresh your recollection. 16 don't remember? I think I can --17 MR. PURPURA: Can I have -- one second. 18 MR. FELS: Number? 19 MR. PURPURA: I'm sorry, I apologize. PF-179, Bates 20 stamp 1481.

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look -- I will -- I'm going to turn some pages for you and see

if this helps you a little bit. Just try to read this first

I'm now going to show you what has been marked for

identification only, Defense Exhibit 332, and just take a

21

22

23

24

25

BY MR. PURPURA:

```
Flores - 12674s - Purpura
     paragraph and let me know when you're finished.
 1
 2
               In all fairness to you, you have been interviewed a
 3
     ton of times by many different agencies, correct?
 4
          Correct.
 5
          And I'm just going to turn to the second page to save
 6
     some time.
 7
          I actually remember that, yeah.
 8
          You remember now?
 9
          Yeah.
10
          Okay. Great. Thanks.
11
               So you first gave them information on Beltran Leyva,
12
     do you remember that?
13
          (No verbal response.)
14
          I can show you. Let me see if this helps with your
15
     memory, 1482.
16
          Okay.
17
                (Pause.)
18
     BY MR. PURPURA:
19
          Are you ready?
20
          Yes.
21
          Obviously, this interview was back in 2009, so we are
22
     talking nine years ago, and if you need to look at anything to
23
     refresh your recollection, please feel free to do so.
24
     leave it up there for you.
```

25

Α

Okay.

Case Flores - 12675s - Purpura 1 Thank you. 2 But what you told them back in 2009 is that Beltran 3 Leyva Arturo is the owner of large corporations dealing in bottling, plastics production, and cosmetic supplies; sound 4 5 about right? I don't remember, but yeah, I could -- yeah. I don't 6 7 remember telling them that, but yeah. Today, I don't remember 8 it. 9 Fair enough. If you don't remember today, you don't 10 remember today. 11 Yeah. 12 Do you know if Arturo Beltran Leyva had multiple 13 corporations involving bottling, plastics, or cosmetic 14 supplies? 15 I'm aware that he had multiple corporations and he was 16 involved in legit businesses as well. 17 And you are aware that you tried to cooperate as honestly 18 as you could with OFAC and give them all the information, 19 correct? 20 Correct.

21

22

23

24

25

Okay. And do you remember telling the people of OFAC

Official Court Reporter

that he also had a large construction company which did

Government contracts, public roads, things like that?

Yes, I could have, yeah.

Case 1:09-er-00466-BMC-RLM Document 639 Filed 07/10/19 Page 141 of 211 PageID

Flores - 12676s - Purpura

- 1 had properties such as ranches which he purchased, literally,
- 2 every few months?
- 3 A I remember that, yes.
- 4 Q That he was also the owner of a -- I may pronounce that
- 5 | incorrectly. What kind of gas station is that? Pemex?
- 6 A Yeah. Pemex, yeah.
- 7 Q Pemex gas station?
- 8 A Yeah. All the gas stations are Pemex in Mexico.
- 9 Q Okay. And do you remember telling them that he's an
- 10 owner of at least one, if not more, Pemex gas stations?
- 11 A Yes.
- 12 Q Okay. That he was the owner of a warehouse behind the
- 13 | Mexico City Airport?
- 14 A Yes.
- 15 Q So you were able to tell the Government of some of these
- 16 | substantial wealth that Arturo Beltran Leyva, like yourself,
- 17 | was able to acquire through drug trafficking; fair to say?
- 18 A Correct.
- 19 Q You also told them about some of his lieutenants, but we
- 20 | will skip past that now. I just want to go over to -- if
- 21 | you -- one second more on Mr. Beltran Leyva.
- 22 You also indicated that Mr. Beltran Leyva -- Arturo
- 23 | Beltran Leyva, if you recall, had a warehouse in Costa Rica
- 24 | where he was importing steal from China and Africa?
- 25 A I see that it says CS2.

```
Flores - 12677s - Purpura
          If you don't remember, then just say I don't remember, I
 1
     didn't do it.
 2.
 3
          Yeah, it's not me, no.
          Were you together when your brother was also discussing
 4
 5
     with them at the same time the assets?
          If I recall correctly, it was a bunch of different people
 6
 7
     that came in and they separated us.
 8
          Okay. And you were asked about Mr. Garcia Zambada,
 9
     correct? Mayo?
10
               MR. FELS: Objection, Your Honor.
11
               THE COURT: Yes? Is there an objection?
12
               MR. FELS: Yes, there is an objection.
13
               THE COURT: Sustained.
14
     BY MR. PURPURA:
15
          Do you recall being asked about the assets of Mayo
16
     Zambada Garcia?
17
               MR. FELS: Objection, Your Honor.
18
               THE COURT: Sustained.
19
               MR. PURPURA: Can we approach, Your Honor?
20
               THE COURT: Sure.
21
               MR. PURPURA: Thank you.
22
               (Sidebar.)
23
                (Continued on next page.)
24
25
```

(Sidebar conference held on the record out of the hearing of the jury.)

THE COURT: Can you ask him a substantive question first? If you want to ask him about Mayo's assets, ask him about Mayo's assets. If he gives you a contradiction, then you can say to him, didn't you tell something different to the agents. If he says, I don't remember, then you can refresh him with the notes, but you can't go right to the notes.

MR. FELS: Actually, Your Honor, there's even one more misleading aspect of this, which is, it's evident, and the witness has already indicated that all the conversation with Mayo Zambada relates to the interview with his brother.

THE COURT: Well --

MR. FELS: CS2, not CS1.

THE COURT: -- he has said that.

MR. FELS: I'm looking at the report. And it also appears that the OFAC never even asked the questions — follow-up questions relating to Chapo Guzman because there's absolutely no mention of it, and there's no indication in the report that they even asked the questions about Chapo —

THE COURT: Look, I don't need to get that far yet because he hasn't done it the first way. You are going to show him the first way, and then I'm sure you will bring out, and even if you need to in a fair way, if he lacks recollection or says something that's inconsistent with

Case Flores - 12680s - Purpura (In open court.) 1 2 BY MR. PURPURA: 3 Today, sitting here right now, do you know what assets 4 Mayo Zambada had? 5 I can think of a couple things. 6 Why don't you think of a couple things and tell us. 7 He has land, cattle. That's pretty much it. 8 And how do you know that? 9 Α Because --10 Because you saw it? 11 No. He told me. 12 He told you? 13 Α Yeah. 14 So you know he said land and cattle; is that correct? 15 Correct. 16 And when it came down to Mr. Guzman, you didn't tell the 17 OFAC people anything about any of these assets, did you? 18 That might be correct, yes. 19 Now, you already indicated that when your -- strike that. 20 You became a cooperating confidential source for the 21 DEA in December of 2008; is that correct? About. 22 I believe I signed an agreement in that month, but I was 23 cooperating with the Government since around April 2008. 24 Fair enough. 25 But you didn't actually sign an agreement until

```
Flores - 12681 - Purpura
     December of 2008, right?
 1
 2
     Α
          Correct.
 3
          And I want to show you the agreement and see if you
 4
     recognize it.
 5
               MR. PURPURA: For the Government, it's PF-224.
 6
     Witness only, please.
 7
     BY MR. PURPURA:
 8
          Do you recognize that agreement?
 9
     Α
          Yes.
               MR. PURPURA: Your Honor, I would, at this point,
10
11
     move this into evidence as Defense Exhibit --
12
               MR. FELS: Your Honor, we would object.
13
               THE COURT: Sustained.
     BY MR. PURPURA:
14
15
          All right. Do you remember you promised the Government
16
     certain things in that confidential source agreement? Do you
17
     remember that?
18
          Yes.
19
          Okay. Do you remember telling the Government you would
     be truthful with information at all times? Do you remember
20
21
     that?
22
          Yes.
23
          You initialed it, right?
24
          Correct.
25
          And you signed it afterwards, right?
```

Flores - 12682s - Purpura 1 Yes. 2 Okay. You weren't truthful with the Government, were 3 you, after you signed that agreement? 4 Yes, I was. 5 Yes and no? 6 THE COURT: No. He said, "Yes, I was." 7 MR. PURPURA: I know, but I want to ask the 8 question, was that a "yes" and a "no." 9 I didn't come forward with a lot of things at the time 10 because I wasn't asked. Right. You didn't come forward with the fact that you 11 12 were collecting -- you and your family were collecting 13 millions of dollars off the street from drug money, right? 14 Α No. 15 And so that's not being truthful, is it? Yeah, I called for the collection of the money way before 16 17 I signed this agreement. 18 And it continued after you signed the agreement, right? 19 No. 20 It just stopped then? 21 Α Yes. 22 So while you were cooperating for the United States 23 Government, your family, that's your wife and some of her 24 family members, were collecting drug money, in particular 25 millions of dollars out of Washington, D.C., correct?

Flores - 12683s - Purpura 1 Correct. 2 You didn't tell the Government about it, right? 3 Correct. 4 That's when the Government said you were double dealing, 5 correct? Right? 6 Yes. Α 7 Your wife never got charged with it, did she? 8 She received immunity. No. 9 Immunity means she's not going to be charged, right? 10 Correct. Α 11 Your family members or her family members didn't get 12 charged with it either, did they? 13 Yes. Α 14 They did get charged? 15 Yes. 16 Which family -- without giving me a name, just give me a 17 relationship, who got charged? 18 Her cousin was indicted. 19 Any other family members other than the cousin? 20 No. Α 21 There were more than the cousin involved; isn't that 22 correct? 23 Yes. 24 And they didn't get charged, right? 25 Correct.

```
Case
                        Flores - 12684 - Purpura
          Since you started cooperating with the Government, as
 1
 2
     Government counsel brought out --
 3
               MR. PURPURA: Just for identification, please.
 4
     BY MR. PURPURA:
 5
                Do you recognize the type of that car?
          338.
 6
          Yes.
     Α
 7
          What kind of car is that?
 8
          A Bentley.
 9
               MR. PURPURA: I would just move as a demonstrative
10
     338 in.
11
               MR. FELS: No objection.
12
               THE COURT: Received.
13
                (Defense Exhibit 338, was received in evidence.)
     BY MR. PURPURA:
14
15
          And while you are cooperating with the Government, not
16
     this particular Bentley, but you did purchase your wife a
17
     Bentley with drug proceeds during the time you were
18
     cooperating with the Government; isn't that correct?
19
          Correct.
20
          In addition, the money seized your attorney was able to
21
     negotiate that your brother and you would receive back for
22
     your families $300,000 of the drug money, right?
23
          Correct.
24
          In addition to the $300,000, they also negotiated -- or
25
     he or she -- negotiated that the attorneys' fees would also be
```

Flores - 12685s - Purpura paid as well; is that correct? Or a portion of it at least. 1 2 That's correct. 3 Now, you had conversations with the Government wherein 4 the Government informed you that they received information 5 that you and your brother had secreted \$20 million of money you haven't told the Government about. 6 7 Do you remember them asking you that? 8 Yes. 9 And your simple response to them was that's not true, 10 right? 11 Correct. 12 And that's what you're telling the jury here today, 13 right? 14 Correct. 15 You have given every single penny, right? 16 Correct. 17 You've had caletas. You know what a caleta is, right? 18 Stash of money. 19 You have used caletas or stash places before, right? 20 Yes. 21 You have turned all those stashes into the Government, 22 right? 23

If someone suggested that you had \$20 million, and your

Correct.

brother, that would be a lie, right?

24

25

Flores - 12686s - Purpura 1 Correct, sir. 2 THE COURT: Excuse me, Mr. Purpura. Did you say "a 3 lot" or "a lie"? 4 MR. PURPURA: I did say "a lie." 5 THE COURT: A lie, okay, got it. 6 MR. PURPURA: Not from him, but the person who said 7 he had the money. 8 THE COURT: The court reporter got "a lot" and I thought you said "a lie." 9 10 MR. PURPURA: Thank you. 11 BY MR. PURPURA: 12 Now, the Government brought out -- not maybe, but the 13 Government brought it out on direct examination that somehow 14 you were able to have a conjugal visit with your wife while 15 you're in DEA custody, correct? 16 I was not allowed to have a conjugal visit. 17 That you -- bad phrasing. That you had a conjugal visit 18 with your wife while you're in DEA custody, right? 19 Correct. 20 Now, first of all, I -- strike that. 21 What is DEA custody, at least for you? 22 MR. FELS: Objection, Your Honor. 23 THE COURT: Sustained. 24 BY MR. PURPURA: 25 I'm not going to ask you for location or places.

Denise Parisi, RPR, CRR Official Court Reporter

```
Flores - 12687s - Purpura
     you in the Bureau of Prisons when this occurred?
 1
 2
     Α
          No.
 3
          And without telling me what state or country, which I
 4
     don't care about, was it in a house?
 5
          No.
     Α
 6
          We could play 50 questions, but I -- all right.
 7
               THE COURT: Maybe you want to ask him an open-ended
8
     question to describe it.
               MR. PURPURA: Thank you. I'll do that.
 9
10
     BY MR. PURPURA:
11
          Without giving any identification away -- state, country,
12
     address -- why don't you describe whatever you were being in
13
     custody, what it was like.
14
          I was usually --
15
                          I would object to describing sensitive
               MR. FELS:
16
     topic such as this. If we can stipulate that he was --
17
               THE COURT: Let's have a sidebar, please.
18
               (Sidebar.)
19
                (Continued on next page.)
20
21
22
23
24
25
```

(Sidebar conference held on the record out of the 1 2 hearing of the jury.) 3 THE COURT: If they put him up at the Waldorf Astoria, it's relevant information. I don't know where they 4 5 put him up, but I assume the purpose of the question is to show it was a very comfortable custody. 6 7 MR. PURPURA: Not only comfortable, the amount of 8 ingenuity he had to use to manage something like this shows 9 his ability to be -- his guile, his trickery. 10 I guess what we're asking for is not to MR. FELS: 11 elicit details that could allow this place to be discovered. 12 My understanding is that --13 THE COURT: Your witness needs to be prepared to 14 testify in a way that does not disclose that information. 15 That doesn't mean there's something wrong with the question, 16 right? 17 I wouldn't have anticipated asking a MR. FELS: 18 detailed questions about the type of facility that he was 19 placed in, but that's fine. THE COURT: Like I say, if it were the Waldorf 20 21 Astoria, it would be relevant. 22 MR. PURPURA: I will take counsel's word. 23 just want to let me know, maybe I can just phrase it --24 MR. FELS: You can ask. I just want to sort of 25 make --

```
Flores - 12690s - Purpura
                (In open court.)
 1
 2
     BY MR. PURPURA:
 3
          Mr. Flores, back to where we were, without giving any
     identification away, can you generally describe the facility
 4
 5
     that you were in and the surroundings?
          It was an office building.
 6
 7
          And is this where you had your debriefings or proffer
8
     sessions as well?
 9
          Yes.
10
          And were you being housed in this office building to stay
11
     there overnight?
12
          No.
13
          And so --
14
          Want me to explain?
          I'm afraid if you do, but I wouldn't mind at all.
15
16
     ahead.
17
          I would be picked up at the BOP and then taken to this
18
     place where we debrief.
19
          What's your wife doing there?
20
          For months at a time, I wasn't able to see my family, so
21
     I had to complain to DEA about -- about this problem, and they
22
     accommodated my brother and I where we could spend a couple
23
     hours with our family in the same place where we were
24
     debriefing.
```

So when you are being debriefed, as you are giving

25

Case 1:09-er-00466-BMC-RLM Document 639 Filed 07/10/19 Page 156 of 211 PageID #1 3/26 Flores - 12691 - Purpura

- 1 information to the Government, there's an arrangement that
- 2 | your wife and/or children, family, can meet you for a period
- 3 of time, correct?
- 4 A Correct.
- 5 Q And during that period of time, apparently, they're not
- 6 watching you; is that right?
- 7 A They were distracted, yes.
- 8 Q All right. Distracted -- I'm not going to ask the amount
- 9 of time, but -- so anyway, long story short, they were
- 10 distracted and -- you may be right, but it -- it feels so
- 11 | good, but it's so wrong. All right. It was wrong, right?
- 12 THE COURT: Please ask a question.
- 13 A I wasn't thinking clearly.
- 14 Q Not once, but twice it happened, right?
- 15 A Yes.
- 16 Q Okay. I'll move on.
- And then just little things, little things, little
- 18 things. Little things like when Government counsel brought
- 19 out that, you know, you have a hard time following the rules,
- 20 | you put money in other people's commissary because there's a
- 21 limit on your commissary, right?
- 22 A Correct, sir.
- 23 Q And you may have more money than some of the other
- 24 prisoners, so they have less money in their commissary, right?
- 25 A Yes, sir.

```
Flores - 12692s - Purpura
          And so for a fee, they will allow you to put money in
 1
 2
     there and you help them out either for money or for
 3
     commissary, correct?
          Correct.
 4
 5
          And so you're able to manipulate the system that way,
 6
     right?
 7
          Yes, sir.
 8
          And you did that and you got caught, right?
 9
     Α
          Yes, sir.
          Didn't stop you, right?
10
11
          No, sir.
12
          You did it again, right?
13
          Correct.
     Α
14
          And you got caught again, correct?
15
          Correct.
16
          Same thing with the phone. You indicated that there was
     a phone and you were able to bypass the recording system by
17
18
     using that phone, correct?
19
          No.
20
          I thought -- didn't you testify about a phone which was
21
     broken?
22
          I could explain, yeah.
23
          Well, I'm going to see if I can explain for you.
24
               There's a phone that's broken, correct?
25
          Correct.
     Α
```

```
Case
                         Flores - 12693s - Purpura
          And that phone you are able to call out, as you said,
 1
 2
     anywhere you want to call, correct?
 3
          Correct.
 4
          And it's not recorded at that point, correct?
 5
          Correct.
          Now, normally, as in a proper prison in the BOP, all
 6
 7
     phone calls are recorded, correct?
 8
          Correct.
          As a matter of fact, in the very first 60 seconds of the
 9
10
     phone call, they tell you and the person you are speaking to:
11
     This is the Bureau of Prisons, this phone call is being
12
     recorded, correct?
13
          Correct.
14
          So you have to be careful, at least on those phones, as
15
     to what you say, right?
16
          Correct.
17
          Right?
18
          Yes.
19
          You wouldn't tell someone to move money or hide an asset
20
     on a recorded call, would you, if you knew it was recorded, at
21
     least?
22
          Probably not, no.
23
          Now, on this other phone you were using, the one they
24
     don't have the recording on, who were you talking to?
```

25

Α

To my wife, sir.

Flores - 12694 - Purpura Just your wife? 1 2 Yes. 3 And she is the unindicted coconspirator in your drug 4 trafficking case, correct? 5 Correct. And she's the woman who was collecting money for you, 6 7 drug money, as you started cooperating for the Government, 8 right? 9 She assisted, yes. 10 Did you ask your wife -- strike that. 11 Any attempt on your part at that time to tell your 12 wife to go pick up some more money, go pick up some funds? 13 MR. FELS: Objection as to the vagueness. What time 14 are we talking about? 15 BY MR. PURPURA: 16 The time is when you're using the phone that doesn't have 17 the recording device, whenever that is, while you're in the 18 BOP. 19 I believe everyone is in prison at this point. They owed 20 me money. Everyone owed me money is in prison at this point. 21 And who put the money in the other defendant's inmate's 22 commissaries? 23 My family. 24 Knowing it was wrong. 25 Correct.

```
Case
                         Flores - 12695 - Purpura
          Who told them to do that?
 1
 2
          I did, sir.
 3
          Just a few more questions.
               Your plea agreement, Government's Exhibit 3500 PF-4,
 4
 5
     we've talked about the quidelines. The quidelines are
     actually inside your plea agreement, isn't that correct, the
 6
 7
     calculation of the guidelines?
 8
          Correct.
 9
          And this is Defense Exhibit 3500 PF-4A, which is just for
10
     demonstrative; it's just the highlighting of certain portions.
11
               You indicated that your base offense level is a 38,
12
     in your plea agreement, right?
13
          Correct.
14
          You received a two-level, what's called, an upward
15
     adjustment because your offense involved importation of
16
     controlled substance, correct?
17
          Correct.
18
          You received another two level upward adjustment because
19
     you maintain premises for the purposes of manufacturing or
20
     distributing drugs. Basically, a warehouse, right?
21
          Correct.
22
          You received two more levels for possession of firearm,
23
     correct?
24
          Correct.
25
          You received four levels because you, in fact, were
```

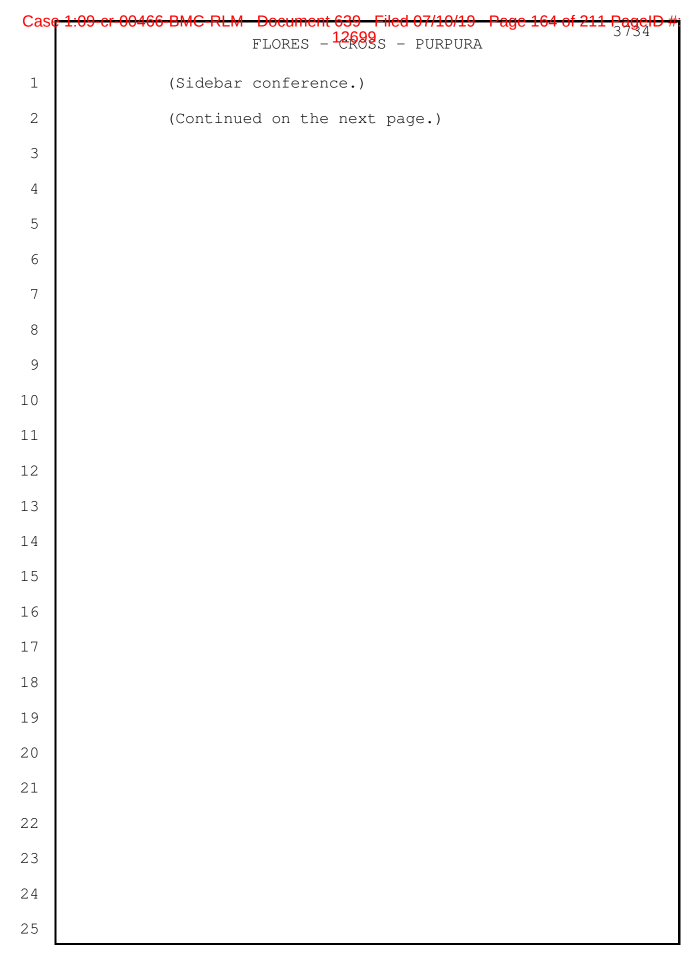
Flores - 12696s - Purpura 1 leader and organizer, correct? 2 Α Correct. 3 You received two more levels because importation involved 4 an airplane, correct? Strike that. 5 It involved importation of drugs from another country, correct? 6 7 Correct. 8 As you indicated accurately on direct examination, 9 page 13 of your plea agreement, the adjusted offense level 10 after you get three levels down for acceptance of 11 responsibility is a level 47, right? 12 Correct. 13 And you know under the guideline matrix, that is life 14 right across the board no matter what your criminal history 15 is, correct? 16 Correct. 17 The paragraph in your plea agreement which may be the 18 most important paragraph to you would be the -- what's called 19 the C plea portion. You know what that is, correct? 20 Yes, sir. 21 A C plea would be a binding plea to the extent that if 22 the Court does not go along with that plea, you or the 23 Government would have the opportunity to withdraw the plea. 24 Does that summarize what a C plea is?

25

Α

Yes, it does.

```
Flores - 12697s - Purpura
          Page 16, the C plea in your particular case was that the
 1
 2
     parties have agreed that the sentence imposed by the Court
 3
     shall include a term of imprisonment in the custody of Bureau
 4
     of Prisons of not less than 10 years, no more than 16 years;
 5
     is that correct, sir?
 6
          Correct, sir.
 7
          And, in fact, your cooperation has been -- was made --
     was disclosed to the sentencing judge; is that correct?
8
 9
          Correct.
10
          The judge took that into consideration when he sentenced
11
     you, correct?
12
          Yes.
13
                (Continued on the following page.)
14
15
16
17
18
19
20
21
22
23
24
25
```



1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

MR. PURPURA: Judge, I walked up here with the book and it's covered. This is the Cartel Wives. It was covered by a white sheet of paper, as I came up here. All's I want for demonstrative is I want to put this cover on the overhead to display what the book is. The relevance is that his wife has received 500,000, a half million dollars in proceeds from this book. And in addition there is a contract for a possible movie, television, whatever afterwards in an undisclosed amount of money. It is in her name only, not in his name, the proceeds are not subject to forfeiture and it shows a bias --

What's the bias? MR. FELS:

MR. PURPURA: -- credibility.

Here's the bias. The bias is that this book is Bringing Down El Chapo. The more he talks about El Chapo, the more he talks about bringing down El Chapo the more this book sells, the more his notoriety grows and the future investment in a movie increases. So that's a certain bias to testify for the benefit of his wife.

MR. FELS: Your Honor, I don't object to the line of questioning about the money that she plans to make, it's the coupling of it with the forfeiture that's problematic because that's misleading.

THE COURT: Well, he wasn't doing that, he moved out of the forfeiture, he's now going to a separate area on the book, then you have no problem, right?

seeing that.

MR. PURPURA: Well, the more or less likely is that the more we talk about — this book is pointed to the Bringing Down El Chapo, that's the front of it, I mean that's the essence of this book, that's what sold this book and what may sell the future of the movie rights or whatever is going to happen from this. The more he — the bias and credibility, the more he points to Chapo —

THE COURT: The more books will be sold.

MR. PURPURA: That's correct. And the more the movie rights the higher it gets.

MR. FELS: Again, Your Honor, I don't -- we've already litigated this issue about in pretrial motions, I don't think there's a problem with him going down this line of cross, the problem again is coupling it to the lack -- to the 900 how many odd millions of that forfeiture.

THE COURT: Let's assume he doesn't do that during questioning, but he says to the jury, yes, he's forfeiting all this money but his wife is walking away Scott clean with all these book proceeds, what's wrong with that.

MR. FELS: It's misleading because the forfeiture judgment is not against her, the forfeiture judgment is against him.

THE COURT: That's his point, he's a beneficiary.

MR. FELS: I could make the same argument, where are

these people getting paid.

2.

THE COURT: You could.

3 MR. FELS: This defendant claimed in a written submission that he had no assets.

MR. PURPURA: It's getting dirty.

THE COURT: Excuse me. We're going to have a discussion about that because a lot of things I've said, I've heard, I've thought, you know, there's an impression being created that Mr. Guzman has no assets whatsoever, look at all the assets everybody else has. It may be fair game to say, you know, these people are not publicly appointed, what do you think they're getting paid? I'm not ruling on that now, okay, we'll deal with that.

MR. LICHTMAN: If that's the case that you're going to rule that our fees are going to come up, I'd like to call back all the witnesses and find out if they have no assets how they paid their lawyers a million and a half dollars in cash.

THE COURT: I will take that request under advisement when we get to that issue, we're not at that issue now. This was supposed to be a short sidebar.

I'm simply going to allow Mr. Purpura to bring out the facts that his wife has a book, she has an income from the book and if he wants to suggest to the witness that his wife will get more money if there is a conviction, he can do all that. We will save the forfeiture issue for argument and

FLORES - 12705s - PURPURA 1 (In open court.) 2 THE COURT: So much for short sidebars. Let's 3 continue, Mr. Purpura. MR. PURPURA: Judge, thank you. 4 5 Mr. Flores, showing you what is marked defense exhibit -just you -- 344, as a demonstrative. 6 7 You certainly recognize that; is that correct, sir? 8 Yes. 9 And this is a book that your wife, along with your 10 brother's wife in kind of IN quotes co-authored, correct? 11 Correct. 12 MR. PURPURA: At this point for the demonstrative 13 purpose only, move in Defense Exhibit 344, just the face sheet 14 not the entire book. 15 THE COURT: As per the sidebar, that is received. 16 (Defense Exhibit 344, was received in evidence.) 17 BY MR. PURPURA: 18 And as you can see it says, Cartel Wives. A True Story 19 of Deadly Decisions, Steadfast Love, and Bringing Down El 20 Chapo, right? 21 Correct. And in return for this book you know that your wife, your 22 23 wife, not you, your wife has received a half a million 24 dollars, correct? 25 Correct.

Case	FLORES - REDIRECT - FELS
1	Q In addition, your wife and your brother's wife have
2	entered into an agreement with a company, which is
3	undisclosed, for future perhaps movie rights or TV rights or
4	production rights, correct?
5	A Correct.
6	Q That's also for an undisclosed amount of money, correct?
7	A Correct.
8	Q And it helps sell the book and sell the movie with the
9	more dirt we can throw at "The Man," El Chapo, doesn't it?
10	A I don't know if I agree with you, sir.
11	MR. PURPURA: I have no further questions. Thank
12	you.
13	THE COURT: All right, any redirect?
14	REDIRECT EXAMINATION
15	BY MR. FELS:
16	Q Sir, good afternoon.
17	A Good afternoon.
18	THE COURT: Hang on a second. Melonie, we need the
19	podium mic.
20	(Pause in proceedings.)
21	THE COURT: Okay.
22	MR. FELS: Thank you, Your Honor.
23	Q Sir, remember on cross-examination Mr. Purpura asked you,
24	what was it three times, was it eight to 10 times and he
25	really didn't allow you to answer and explain. What did you

FLORES - 12797 RECT - FELS 1 want to say? 2 MR. PURPURA: Objection, Your Honor. 3 THE COURT: Sustained as to form. 4 What did you want to explain about the four versus the 5 eight to 10? 6 It could have been eight times, but I was only asked to 7 testify about the things I could remember that were factual, I 8 said four. 9 Are you aware that your brother --10 MR. PURPURA: Objection. Form. 11 THE COURT: Well, no --12 Sir --13 THE COURT: -- I'm going to overrule the objection. 14 -- are you aware that your brother has also met Chapo 15 Guzman? 16 Yes, more than I have. 17 You're not telling this jury things that he knows but 18 that you don't know, correct? 19 MR. PURPURA: Objection. 20 THE COURT: Sustained. 21 BY MR. FELS: 22 All right, I want to move on. You were asked the 23 question about assets, about Guzman Loera, Beltran-Leyva and 24 Mayo Zambada; is that correct? 25 Α Okay.

FLORES - 12708 RECT - FELS 1 Remember, you were asked about that interview? 2. Α Yes. 3 Sir, do you remember if the agents even got to Chapo 4 Guzman in that interview? 5 No. 6 So you weren't trying to hide assets that Chapo has, were 7 In other words, you weren't trying to hide information that you had about Chapo's assets, were you? 8 9 Α No. 10 Are you aware that he has assets? Not really, sir, no. 11 12 Does he own property? 13 MR. PURPURA: Objection. 14 THE COURT: Those are not really, I think he's 15 entitled to probe. Overruled. 16 BY MR. FELS: 17 Do you understand he owns property? 18 I believe he owns some land, yes. 19 What about all the weapons that you saw all around those 20 compounds, does that cost money? 21 Of course, yes. Airplanes and stuff like that, yes. 22 Now, let's just talk about your own assets. You talked 23 about on cross-examination some assets that you had in Mexico. 24 Α Okay. 25 And I think your testimony was you're not -- you don't

FLORES - 12709 RECT - FELS 1 believe that the United States can even seize those assets in 2 Mexico, correct? 3 Correct. Well, what about you, can't you just take these assets 4 5 once you get out of the prison? 6 Yeah, it sounded good but I found out later that the 7 minute I sell any of those assets or touch that money, I can 8 be indicted for money laundering. 9 Would you do that, sir? 10 No, sir. 11 Why not? 12 I went through all this hell already, I just want to go 13 home. 14 MR. FELS: Sorry, I think his microphone just went 15 out. 16 I'm not trying to --17 Sorry, his microphone just went out. MR. FELS: 18 Hang on a second, one second. THE COURT: It's not you Mr. Flores. 19 MR. FELS: 20 THE WITNESS: Okay. Hello. 21 THE COURT: Is there a question pending? 22 BY MR. FELS: 23 I think the question was, why wouldn't you take that risk 24 to sell those assets once you got out of prison? 25 Because I would be in prison again and --Α

Case	: 1:09-er-00466-BMC-RLM - Document 639 - Filed 07/10/19 - Page 175 of 211 PageID #
	FLORES - 12719 RECT - FELS
1	MR. FELS: Your Honor.
2	THE COURT: The microphone.
3	THE WITNESS: Can you hear me?
4	THE COURT: Hang on a second.
5	(Pause in proceedings.)
6	THE COURT: Let's try it one more time.
7	BY MR. FELS:
8	Q Okay. The question was: Why wouldn't you try to sell
9	those assets once you get out of prison?
10	A Because I can be reindicted for money laundering and
11	possibly lose my have my plea agreement revoked.
12	Q And you were saying something about going through hell
13	A Yes.
14	Q when the microphone cut out. What were you saying?
15	A This whole thing has been a long journey for me and my
16	family, sir. Very hard for us. Prison, everything,
17	cooperating.
18	Q Now you talked about cooperating against your workers, do
19	you remember that?
20	A Yes, sir.
21	Q Did you want to do that, sir?
22	A Of course not, sir.
23	Q Why did you do it?
24	A Because I had to.
25	Q What do you mean you had to?

FLORES - 12712 RECT - FELS against him? 1 2 Yes. 3 Now, sir, were you asked to try to make a call, a 4 recorded call with Mayo Zambada? 5 Yes, initially I was. 6 By DEA? 7 Yes. 8 Did you think you were going to be able to? 9 Α No. 10 Why not? Why? 11 From my experience with him, he never got on the phone 12 with me. And I only seen him on the phone on two occasions. 13 So you didn't think it was going to be a reasonable 14 effort to get him on the phone and get him recorded, correct? 15 Correct. 16 What about Vicente Zambada, were you able to get him recorded? 17 18 Yes. 19 Are you aware of the existence of a call with him? 20 Yes. 21 What about this man, did you cooperate against him man? 22 Yes. Α 23 Who is he? 24 Alfredo Vasquez. Α 25 He's the guy who you did that 276-kilo train route with,

FLORES - 12713 RECT - FELS 1 correct? 2. Α Yes. 3 Do you remember what kind of train did you use? 4 A box train. 5 Box cars you mean? 6 Yeah. Α 7 Let's talk about some of the violations that you had in 8 jail. We talked about having the phone, calling your wife? 9 Yes. 10 When was that? What time frame was that when you had access to that broken phone where you were able to call your 11 12 wife? 13 It was like for two weeks in August of this year. 14 August of 2018? 15 Yes. 16 I think you testified that you weren't instructing her to 17 go pick up more money because all the people who owed you drug 18 debts were already in prison, correct? 19 Correct. 20 And moving the money into commissary accounts, do you 21 remember talking about that? 22 Yes. Α 23 Obviously getting your wife pregnant, you did that too? 24 Yes. 25 Let's talk about that a little bit. Not again to get too

You testified about gain time on direct, do you know what

FLORES - 12715 RECT - FELS 1 institution figures that out? 2 No. What, the good time? Α 3 Yes, that's right. 4 THE COURT: You called it gain time, you meant good 5 time. 6 MR. FELS: I apologize. 7 Good time. 8 You get about 54 days a year. 9 But what is the institution that makes that calculation? 10 The BOP. Α What's the institution that has authority over making 11 12 that calculation? 13 Criminal justice. 14 Does your cooperation have anything to do with it? 15 No. 16 So you did these violations, how much good time did you 17 lose? 18 None, sir. 19 Now when were you separated from your brother, sir? 20 On the other question the reason I don't lose good time 21 is because those are small offenses. They only take your good 22 time for serious offenses. 23 Thank you for adding that. 24 When were you separated from your brother, sir? 25 2010 I believe. Α

Cas FLORES - 12716 RECT - FELS And when did you start preparing for trial in this case? 1 2 Sometime last year. 3 Any conversations with your brother about how to prepare 4 for this case? 5 No, sir, we're not allowed to speak. You were asked a question about the defendant being 6 7 Lupe's boss, do you remember that? 8 Yes. 9 And that is your testimony, correct? 10 Correct. 11 Can you explain the statement that Mayo was supplying 12 Olivares who was supplying Lupe Ledezma, but then Chapo says 13 that Lupe works for me. Can you explain that for the jury? 14 Well, at the time that I was working with Lupe I didn't 15 know Olivares or anyone like that. And the way I guess I 16 could explain that is it the way me and brother would work 17 with someone else. I mean, we're equal partners, ultimately 18 equal partners, we have the same interest but who they talk to 19 I mean kind of varies, you know. But from my understanding is 20 that Lupe was an associate of Chapo's first. 21 So when you said it's like a similar relationship me and 22 brother, to whom and whom? 23 To Chapo and Mayo, sir.

Q So what's your -- so is your explanation about this issue with Olivares versus Chapo that -- what's the explanation?

Case	: 1:09- (e r-00466-BMC-RLM - Document 639 - Filed 07/10/19 - Page 182 of 211 PageID # 3752 FLORES - 12717 FEDTRECT - FELS
1	A	I mean that whether Olivares is buying cocaine from Mayo
2	or C	Chapo is the same thing.
3	Q	There was a question about Musico supplying you, do you
4	reme	ember that?
5	А	Yes.
6	Q	And Musico I think you said worked for Beltran-Leyva?
7	А	Yes.
8	Q	Was this before or after the war broke out between Mayo
9	and	Chapo on one side and Beltran-Leyva?
10	А	Before and after.
11	Q	So there was point in which Musico was supplying you
12	kilo	os on behalf of Beltran-Leyva, correct?
13	А	Correct.
14	Q	After the war broke out?
15	А	Correct.
16	Q	And did that create a security issue for you or safety
17	issu	ue for you?
18	А	Yes, it did.
19	Q	What's that?
20	А	That I was doing business with a rival cartel at the
21	tim∈	
22	Q	And why again?
23		MR. PURPURA: Objection, speculative.
24		THE COURT: Sustained.
25	Q	So you remember there was also some confusion or I

FLORES - 12718 RECT - FELS should -- let me strike that. Remember you were asked the 1 2 question about whether Arturo Beltran-Leyva paid \$100,000, I 3 think you said that it actually was paid by Chapito Lomas? 4 Yes, I believe he said Alfredo Beltran-Leyva. 5 What was the relationship between the Beltran-Leyvas and 6 Chapo and Mayo at that time in 2005? 7 They were all working together at the time. 8 And now remember you were asked and shown a sheet of 9 paper you said was not accurate? 10 Α Yes. 11 MR. PURPURA: Objection, Judge, to the --12 THE COURT: I think the form is wrong. 13 MR. PURPURA: Not only that but --Sir --14 15 THE COURT: Right. That's the part of the form 16 that's wrong. 17 BY MR. FELS: 18 -- do you remember reading a portion of that report that 19 you ultimately said was wrong? 20 Yes. 21 Does that refresh your recollection as to whether or not 22 you did tell --23 THE COURT: Mr. Fels. 24 MR. FELS: Yes. 25 Put that down. Put it down. THE COURT: Go ahead.

FLORES - 12719 RECT - FELS

- 1 BY MR. FELS:
- 2 Q Does that report that you read refresh your recollection
- 3 as to whether you did tell the agents about Chapo Guzman's
- 4 involvement in the release of your kidnapping all the way back
- 5 in 2008?
- 6 A No. I mean, it was a complicated situation maybe that's
- 7 | why they couldn't write it down right.
- 8 Q So explain it. What happened?
- 9 A We had other people that were supplying us with cocaine
- 10 at the time that we maintained good relationships with and
- 11 these other sources eventually contacted -- put my brother and
- 12 Alfredo Beltran-Leyva in contact with each other 'cause he
- 13 | said he could help and negotiate my release. The person that
- 14 | he introduced him to eventually was Chapito Lomas, which in
- 15 turn took my brother to the mountains to meet Chapo Guzman and
- 16 | my brother being grateful gave him my watch worth over a
- 17 hundred grand.
- 18 Q Gave who your watch?
- 19 A Chapito Lomas.
- 20 Q Then after that who did you go see to resolve this whole
- 21 issue about Lupe Ledezma?
- 22 A Well, first my brother went to talk to Chapo and explain
- 23 | the situation with him and that's what led to that meeting
- 24 | with Lupe Ledezma and my brother and eventually Chapo had
- 25 | spoke with the people and had made them release me.

FLORES - 12720 RECT - FELS Sir, you were asked to listen to a video -- or actually 1 2. to watch and listen to a video, do you remember that? 3 Yes. Was it apparent to you that Chapo Guzman knew that he was 4 5 being filmed? 6 MR. PURPURA: Objection. 7 THE COURT: Sustained. 8 Was this video a video that, to you, Chapo Guzman didn't 9 know was occurring? 10 No, I believe he was giving an interview so he knew the 11 tape was rolling, yeah. 12 And when you called Chapo Guzman and he called you twice, 13 did you tell him, Chapo, I'm recording you now? 14 MR. PURPURA: We'll stipulate. 15 THE COURT: No, that's not good enough. The witness 16 may answer the question. 17 Of course not, sir. 18 Do you think there's a difference? 19 Yes. A huge difference. 20 Why? 21 I mean, he knew he was being recorded, he's giving an 22 I'm working for the DEA trying to set him up. 23 In your experience, did that affect maybe how his voice 24 sounds? 25 Yes, but I'm also not an expert. I mean, I could just

FLORES - 12721 RECT - FELS tell you the way things sound to me. I had trouble with that. 1 2 Sir, as you sit here today, do you have any question in 3 your mind that those two calls that you identified as Chapo 4 Guzman were in fact Chapo Guzman? 5 I'm a hundred percent certain it was him. And aside from being able to recognize the voice itself, 6 7 what on the other calls that we heard right before lead you to 8 conclude that the person you were speaking to was in fact 9 Chapo Guzman? 10 The way he greeted me, you know, the small talk, you 11 know. 12 What about references to the deal itself? 13

- Yes, of course, he was aware of them, the heroin, you
- 14 know.
- 15 Immediately before Chapo Guzman called you, who did you
- 16 ask to have Chapo call you?
- 17 Juancho, Chapo's cousin.
- 18 When Chapo Guzman did in fact call you the next day or
- 19 really later in that same day --
- 20 Yes.
- 21 -- was this a surprise to you?
- 22 I was expecting the call.
- 23 And why, why were you expecting it?
- 24 Because I had given him the number and as we heard
- 25 Juancho tell me he was going to call me the next day, which

FLORES - 12732 RECT - FELS 1 was later that same day. 2 THE COURT: Mr. Fels, before you go on, are you 3 close to finishing? 4 MR. FELS: Yes. 5 Sir, you were asked if it's possible to edit a recording, 6 do you remember that? 7 Yes. 8 Do you know how to edit a recording to have Chapo Guzman 9 say, Oh, are you going to deposit in Chicago? 10 Do you know how to do that, sir? 11 No, sir. I just knew how to press record and stop, 12 that's it. 13 Do you know how to edit a recording to say -- to have 14 Chapo Guzman say, So then how should we do it? Oh, the guy 15 from Chicago should call you, but you get up the afternoon. 16 Do you know how to do that, sir? 17 No, sir. Α 18 Do you know how to edit a recording to add in the voice 19 of a man named Alexander Cifuentes Villa? 20 No, sir. Α 21 Do you even know who that is? 22 No, sir. 23 Sir, Mr. Flores, what is your understanding of what could 24 happen if you lie to the jury today? 25 Like I testified --Α

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		FLORES - TREDIRECT - FELS
1		MR. PURPURA: Objection.
2		THE COURT: Sustained. Sustained.
3	Q	Sir, are you lying?
4	A	No, sir.
5	Q	And how many years do you have left?
6		MR. PURPURA: Objection.
7		THE COURT: Overruled.
8	A	I have two years left.
9	Q	Sir, do you understand the concept of risk/reward?
10	А	Very well, yes.
11	Q	What does that mean to you, sir?
12	A	When you evaluate something and determine if the risk is
13	wort	n the reward.
14	Q	If, in fact, you do qualify and get some reduction for
15	your	time, that's at most what, two years?
16	A	Possibly, yes.
17	Q	At most?
18	А	At most, yes.
19	Q	And what's the down side of testifying falsely?
20	A	I would spend the rest of my life in prison.
21	Q	So potentially two years versus life in prison?
22	A	Yes.
23	Q	What's the risk/reward to you about lying?
24		MR. PURPURA: Objection.
25		THE COURT: Sustained. Save it for closing.

FLORES - 12735 RECT - FELS

On recross, which we didn't have on this witness but I wanted to mention it on the prior witness, you know, that's purely discretionary whether we're going to do recross or redirect or re-recross or re-redirect and I'm only doing that with regard to questions that not only are limited to what was brought out on redirect, when we get to recross, but also it's even narrower than that because it cannot be a mere repetition of what was brought out on cross. It's got to be some amplification or some difference, not just getting in the last word. I will allow a little last word on redirect because you're rehabilitating the witness. But on recross you're not really re-impeaching the witness with the exactly the same information. So everybody please bear that in mind.

The only other thing I wanted to say was with regard to our discussion at sidebar, I said something to defense counsel primarily about issues concerning the defendant's assets that I know caused defense counsel some concern. Based on the redirect that I just heard, that's not going to be necessary and we're not going to go there so you need not worry about it.

Okay. See you in 15 minutes.

(Recess.)

Case	1:09-er-00466-BMC-RLM Document 639 Filed 07/10/19 Page 191 of 211 Page ID #
	FLORES - ¹ RED RECT - FELS
1	THE COURTROOM DEPUTY: All rise.
2	THE COURT: All right, let's have the jury in,
3	please.
4	(Jury enters the courtroom.)
5	THE COURT: All right. Be seated, please.
6	The government may call its next witness.
7	MS. GOLDBARG: Thank you, Your Honor.
8	The government calls Mario Elias.
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Case	ELIAS - DIRECT ²⁷²⁷ MS. GOLDBARG
1	(Witness takes the witness stand.)
2	MARIO ELIAS, called as a witness, having been first duly
3	sworn/affirmed, was examined and testified as follows:
4	THE WITNESS: Yes, I do.
5	THE COURTROOM DEPUTY: Please state and spell your
6	name for the record.
7	THE WITNESS: Mario Elias. E-L-I-A-S.
8	MS. GOLDBARG: May I inquire, Your Honor.
9	THE COURT: You may.
10	DIRECT EXAMINATION
11	BY MS. GOLDBARG:
12	Q Good afternoon.
13	A Good afternoon.
14	Q Who do you work for?
15	A I'm employed by the City of Elgin Police Department in
16	Illinois.
17	Q What's the biggest city close to Elgin?
18	A Chicago.
19	Q How far is Elgin from Chicago?
20	A Less than 30 minutes.
21	Q What is your rank with the Elgin Police Department?
22	A Detective.
23	Q How long have you been a detective or I'm sorry, with
24	the Elgin Police Department?
25	A Twenty-five years

ELIAS - DIRECT⁸ MS. GOLDBARG Where are you currently assigned? 1 2. The Drug Enforcement Administration. 3 In what city? 4 Chicago. 5 What is your position with the Drug Enforcement 6 Administration in Chicago? 7 I'm a TFO. 8 What does TFO stand for? 9 Task force officer. 10 And what is a task force officer? 11 Task force officer, you're deputized as a federal law 12 enforcement officer, and we work with the DEA investigating 13 narcotics investigations and gathering information and evidence. 14 1.5 Do you have any specialty? 16 Yes. 17 What is that? 18 I'm an undercover. 19 What is an undercover officer? 20 As an undercover officer, I play the role sometimes of a 21 narcotics trafficker, a buyer, a seller, sometimes a money 22 launderer, transporter, and I gather evidence and information. 23 I infiltrate narcotics organizations to do so. 24 How long have you been a task force officer with the DEA? 25 Fifteen years. Α

Case	- 1·09- c	er 00466-BMC-RLM - Document 639 - Filed 07/10/19 - Page 194 of 211 PageID #
	, 1,00 (ELIAS - DIRECT ²⁹ MS. GOLDBARG
1	Q	And how long have you been doing undercover work?
2	А	Twenty-five years.
3	Q	Drawing your attention to 2008, who were you working for
4	at t	that time?
5	А	The Drug Enforcement Administration.
6	Q	And now more specifically drawing your attention to
7	Nove	ember 13th, 2018, were you assigned to do something in an
8	unde	ercover capacity on that date?
9	А	Yes, I was.
10	Q	What were you asked to do.
11	А	I was asked to make contact with an unknown subject in
12	Chic	cago and pick up approximately 18 kilograms of heroin.
13	Q	Who gave you this task?
14	А	Special Agent Durante.
15	Q	And where does Special Agent Durante, who does he work
16	for?	
17	А	DEA.
18	Q	And what was the first step you took in this assignment?
19	А	The first step was I met with the agents and we
20	form	nulated a plan and I placed the phone call to the number
21	that	I was given.
22	Q	And do you know who you were calling at that time?
23	А	At that time I did not know who I was calling.
24	Q	What did you discuss in this first call with this person?

I made arrangements to meet up with the subject at a $\ensuremath{\mathsf{Home}}$

Case	: 1:09-er-00466-BMC-RLM - Document 639 - Filed 07/10/19 - Page 195 of 211 RageID #
	ELIAS - DIRECT ³⁰ MS. GOLDBARG
1	Depot parking lot in Northlake, Illinois.
2	Q What happened after you had this conversation?
3	A After the conversation, I had a debriefing and we came up
4	with a plan on where to meet the subject and how to go about
5	the meeting.
6	Q What was the purpose of this briefing?
7	A For one, it's for safe and, number two, during the
8	briefing, they instruct me on where they want me to park so
9	they know exactly where I'm at and they can watch the
10	transaction.
11	Q When you say "they can watch," who are you referring to?
12	A The surveillance officer that I'm working with on this
13	case.
14	Q Who set the location of where you were going to meet?
15	A Mr. Baez, the gentleman that I was meeting.
16	Q Before we get to him. How did you get that information?
17	A Via telephone, we had a phone conversation.
18	Q And was that phone conversation recorded?
19	A Yes, it was.
20	MS. GOLDBARG: Showing is you for identification, I
21	think without objection, Government's Exhibit 212-10.
22	THE COURT: All right, that's admitted.
23	(Government Exhibit 212-10, received and published.)
24	Q What, if anything, do you recognize on this disc?
25	A I recognize my initials and the date 12/16/18

Case	; 1:09 er 00466 BMC RLM - Document 639 - Filed 07/10/19 - Page 196 of 211 PageJD #
	ELIAS - DIR <mark>£2731</mark> MS. GOLDBARG
1	Q Did you listen to the contents of the CD?
2	A Yes, I did.
3	Q And what is on the CD?
4	A That's a conversation I had with Mr. Baez as far as where
5	we were going to meet to.
6	MS. GOLDBARG: If I could ask the members of the
7	jury to turn to their binder, and if they can look at, I
8	believe it's the first Tab 212-10T, which is already in
9	evidence.
10	Your Honor, may I approach the witness with a
11	binder.
12	THE COURT: You may.
13	MS. GOLDBARG: Thank you.
14	THE WITNESS: Is that the same one?
15	MS. GOLDBARG: Let's check.
16	The witness already has one.
17	THE COURT: Okay.
18	BY MS. GOLDBARG:
19	Q Now, this is a pretty short call, so I would ask that we
20	play it, and then I'll ask you to let us know what's happening
21	in the conversation.
22	(Audio recording played.)
23	Q Detective Elias, looking at the second page of this
24	document, which is the first page of the translation, who's
25	talking in this conversation?

ELIAS - DIRECT³² MS. GOLDBARG 1 Myself and Mr. Gerardo Baez Leyva. 2 So on the transcript when it says "Baez Leyva," is that 3 an indication it's Mr. Leyva -- Mr. Baez is speaking? 4 Correct. 5 And Elias, that would be you? 6 Α Yes. 7 Now, when you first pick up the call, you say: 8 Carlos speaking on behalf of Sucio. 9 What are you telling Mr. Baez there? 10 That's the code word that they gave me to let him know 11 that I was sent. Sucio is a nickname. 12 And who are you pretending to be? 13 Carlos. And turning to page 3, where you see -- you're asking: 14 15 So I take Mannheim until Lake. 16 Where is Mr. Baez telling you to go? 17 There's a Home Depot right by Mannheim and Lake on North 18 Avenue and North Lake. 19 So after you have this conversation with Mr. Baez, what 20 do you do? 21 At that point I travel to Home Depot and pick a spot in 22 the parking lot to set up.

they pick a spot that's appropriate for us, and I will sit

The surveillance guys that are there with me watching,

What do you mean by that, "to set up"?

23

24

Why did you not want to just give your Mercedes-Benz over

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ELIAS - DIRECT MS. GOLDBARG

- 1 to Mr. Baez?
- 2 A I wasn't expecting to hand it over, and there's certain
- 3 | things in that vehicle that have police items in there that
- 4 | would give -- that would give my identity away. So I wanted
- 5 to go switch the vehicles, get a low profile vehicle that
- 6 didn't have any kind of police markings in the vehicle.
- 7 Q And did you do that?
- 8 A Yes, I did.
- 9 Q How long did that take you?
- 10 A Probably a good 40 minutes to an hour.
- 11 Q What did you do next?
- 12 A After -- after our conversation, I left, I told him I
- 13 | would call him when I would be back in the area.
- I went and swapped out a vehicle. I got a different
- 15 | vehicle to use.
- 16 Q What did you do after you got your swapped-out vehicle?
- 17 A I went back to the Home Depot parking lot and I placed a
- 18 | call to Mr. Baez to let him know I was there.
- 19 Q What about Mr. Baez do?
- 20 A Short while later he arrived on the scene.
- 21 Q What happened -- and the scene would be where?
- 22 A Back to the Home Depot parking lot.
- 23 Q What the happened when Mr. Baez returned to the Home
- 24 Depot parking lot?
- 25 A When he returned, I met him in the parking lot. I

Mr. Baez.

22

A He was speaking to one of the Flores brothers, but I'm not sure which one, because I can't tell the difference in

Case	> 1-09-er-00466-BMC-BLM - Decument 639 - Filed 07/10/19 - Page 201 of 211 PageID #
Cus	ELIAS - DIRECT ³⁶ MS. GOLDBARG
1	their voices.
2	Q When you say "Flores brothers," who are you referring to?
3	A Pedro and Margarito Flores.
4	Q And have you listened to this before?
5	A Yes, I have.
6	MS. GOLDBARG: If we can play 609A3, please.
7	(Audio recording played.)
8	Q Detective Elias, on page 3, when Mr. Baez is saying:
9	Tell them they should start heading over towards Noa Noa.
10	Do you know where Noa Noa is?
11	A No, I'm not sure.
12	Q And if you look later on, where PF on line 17 says: Over
13	there by Mannheim and Lake.
14	What is the significance of Mr. Baez referring to
15	Mannheim and Lake?
16	A That's also by the Home Depot.
17	Q How long did you have to wait inside of the Home Depot
18	until Mr. Baez returned?
19	A I believe he was back within 20 to 30 minutes at the
20	most.
21	Q And what happened when he returned?
22	A When he returned, I met him in the parking lot. He
23	handed me back the keys to my vehicle. And I asked him if
24	there was 18, referring to 18 kilograms of heroin, and he
25	said: No, he was told to give me 20. And he said it was in

Q So what did you do next?

he advised me that the bag was in the back.

24

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	ELIAS - DIRECT ³⁸ MS. GOLDBARG
1	A At that point he left and I went back to my vehicle. I
2	went to the back of the vehicle and I found at black garbage
3	bag with 20 kilograms of heroin.
4	Q What did you do actually see inside the bag?
5	A I actually counted 20 brick-size kilograms of heroin.
6	Q Do you remember what they looked like?
7	A No, I no, I don't recall how they were packaged.
8	Q What did you do next?
9	A At that point I got into my vehicle and met up with
10	Special Agent Durante and Special Agent Bagley and turned over
11	the heroin to them.
12	Q And where did this happen?
13	A We picked a parking lot close by, but I don't recall
14	which one it was.
15	Q And what happened to the black bag with the 20 kilos of
16	heroin in it?
17	A Special Agent Durante and Special Agent Bagley took
18	possession of it, and that was the extent of my dealings with
19	it.
20	Q And did you have any further investigation or involvement
21	in this investigation?
22	A No.
23	MS. GOLDBARG: I have no further questions.
24	THE COURT: All right.
25	Any cross?

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	ELIAS - DIR <mark>ECT³⁹ MS. GOLDBARG</mark>
1	MR. PURPURA: Detective Elias, no questions. Thank
2	you.
3	THE COURT: Thank you very much, please step down.
4	THE WITNESS: Thank you, Judge.
5	(Whereupon, the witness was excused.)
6	THE COURT: Another a short witness?
7	MS. GOLDBARG: It should be about 20 minutes, Your
8	Honor.
9	THE COURT: Let's try it.
10	MS. GOLDBARG: The government calls Yeison Tapasco.
11	Your Honor, this witness may lean into tomorrow, but
12	I believe it would be worth it to start.
13	THE COURT: Sure.
14	MS. GOLDBARG: Thank you.
15	THE COURTROOM DEPUTY: Please raise your right hand.
16	
17	
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Case	TAPASCO SUAREZ ¹² 748 ECT - MS. GOLDBARG
1	(Witness takes the witness stand.)
2	YEISON HERNAN TAPASCO SUAREZ, called as a witness, having been
3	first duly sworn/affirmed through the interpreter , was
4	examined and testified as follows:
5	THE WITNESS: Yes.
6	THE COURTROOM DEPUTY: Please state your spell your
7	name for the record.
8	THE WITNESS: Y-E-I-S-O-N. A-T-R-N-A-N.
9	T-A-P-A-S-C-O. S-U-A-R-E-Z.
10	THE COURTROOM DEPUTY: You may be seated.
11	THE COURT: All right. You may inquire.
12	MS. GOLDBARG: Thank you, Your Honor.
13	DIRECT EXAMINATION
14	Q Good afternoon.
15	A Good afternoon.
16	Q Who did you work for?
17	A For the Colombian National Police.
18	Q How long have you worked for the Colombian National
19	Police?
20	A Fifteen years and six months.
21	Q What division within the Colombian National Police do you
22	work?
23	A For the D-I-J-I-N by the interpreter which is the
24	criminal investigations division and INTERPOL.
25	O Is your division known by the initials D-I-J-I-N?

Case TAPASCO SUAREZ 12711 ECT - MS. GOLDBARG 1 Yes, ma'am. 2 And are you part of a specialized unit within DIJIN? 3 Yes, the special investigations unit, SIU. 4 Is the SIU a part of any United States law enforcement 5 agencies? 6 With DEA. 7 How did you become part of the SIU? 8 I applied to DEA. I presented a polygraph test, and now 9 I belong to the group who -- that works with them. 10 How long have you been a part of the DEA SIU? 11 Ten years. 12 What year did you join the SIU? 13 By August of '08. 14 As part of the SIU, have you received any specialized 15 training by the DEA? 16 Yes, ma'am. I took the course in Quantico, Virginia. 17 What year did you go to Quantico, Virginia? 18 The year 2011. 19 What type of training did you receive in Quantico, 20 Virginia? 21 We received surveillance and tracking, raids, captures. 22 Interview techniques and undercover agent. 23 How long was this course?

And what are the goals, generally, of the SIU that you

24

25

Forty days.

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	TAPASCO SUAREZ 12742 - MS. GOLDBARG
1	work for?
2	A To dismantle organizations that drug trafficking
3	organizations that are outside of the law.
4	Q What is your current rank with the Colombian National
5	Police?
6	A I'm a deputy deputy superintendent.
7	Q Deputy Tapasco, how many investigations have you
8	conducted as part of the SIU?
9	A About a hundred. More or less.
10	Q Now, in addition to the training you received in
11	Quantico, Virginia, did you receive any other training by the
12	DEA?
13	A Yes, ma'am. Interview techniques and undercover agent in
14	the city of Bogota.
15	Q Now, drawing your attention to January 30th, 2014, were
16	you working on that day?
17	A Yes, ma'am.
18	Q Where did you start your workday?
19	A In the city of Cali Valle.
20	Q I'd like to show you what's already in evidence as
21	Government Exhibit 506-22.
22	(Exhibit published.)
23	Can you mark on the map where is Cali?
24	A (Witness complying.)
25	O Were you ordered to go anywhere on that day?

Cas TAPASCO SUAREZ 12743 ECT - MS. GOLDBARG 1 Yes, ma'am. 2 And where were you ordered to go? 3 To the city of Ipiales, Narino. 4 And using the same map that's on your screen, can you 5 circle where with Ipiales, Narino is? 6 (Witness complying.) Α 7 What were you orders on that day in Ipiales, Narino? 8 To start the investigation of a case of a small plane 9 with drugs. 10 Why were you assigned to this task to go to Ipiales? 11 Well, I was available that day, and I was one of the 12 investigators with the most experience in the group. 13 Now, was this your case that you were going to 14 investigate? 15 No. 16 Did you, in fact, go to Ipiales on that date? 17 Yes, ma'am. 18 How far is it from Cali to Ipiales? 19 Between eight to ten hours by road. 20 And how did you get to Ipiales on that day? 21 Well, on that day, we went there by plane. 22 Did you have any problems getting to Ipiales that day? 23 We had an inconvenience that day because we borrowed a 24 police helicopter, and after about 20 minutes of flying, the

weather was not cooperating so we had to return to the Cali

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- 1 airport.
- 2 Q So what happened when you returned to the Cali airport?
- 3 A We boarded a National Police plane there and by plane we
- 4 were able to get there.
- 5 Q So was it -- what time was it when you arrived in
- 6 Ipiales?
- 7 A It was between 5:30 p.m. and 6 p.m.
- 8 Q Was it light out or dark?
- 9 A It was already getting dark.
- 10 Q Where did the plane land that you were in?
- 11 A At San Luis Airport in Ipiales, Narino.
- 12 Q As you were approaching the landing strip at the airport,
- 13 | could you observe anything on the ground?
- 14 A Yes. As we were about to land, me and my working group
- were able to see on the landing strip a white pickup truck
- 16 | that was fleeing the scene. And also small plane that was
- 17 parked there.
- MS. GOLDBARG: Your Honor, I'm going to go into a
- 19 whole series of photos now. I don't know if this a good time
- 20 to stop.
- 21 THE COURT: All right, ladies and gentlemen, we'll
- 22 send you home for the evening.
- 23 Please remember do not talk to anybody about this
- 24 case. Do not post anything on social media. Do not do any
- 25 research on the case. Stay away from any media coverage of

Case	: 1:09-cr-00466-BMC-RLM - Document 639 - Filed 07/10/19 - Page 211 of 211 PageID # 12746
	12140
1	I N D E X
2	WITNESS PAGE
3	PEDRO FLORES
4	DIRECT EXAMINATION BY MR. FELS 3573
5	CROSS-EXAMINATION BY MR. PURPURA 3629
6	REDIRECT EXAMINATION BY MR. FELS 3741
7	
8	MARIO ELIAS
9	DIRECT EXAMINATION BY MS. GOLDBARG 3762
10	YEISON HERNAN TAPASCO SUAREZ
11	DIRECT EXAMINATION BY MS. GOLDBARG 3775
12	
13	EXHIBITS
14	GOVERNMENT PAGE 609J-1, 2, 3, 4 3576
15	609J-1, 2, 3, 4 3576 212-10 3765
16	DEFENSE PAGE
17	337 334 3640
18	339 3671 340 3675
19	341 3677 338 3719
20	344 3740
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